



ANNUAL REPORT

OF THE

ATTORNEY GENERAL

OF THE

STATE OF MICHIGAN,

FOR

THE YEAR 1880.



BY AUTHORITY.

LANSING: w. s. george & co., state printers and binders. 1881.

| Additional comments and signature | If above instructions are not possible Notify sender, phone:Perform appropriate treatment | Mend/tip in pp Reattach/recase Tighten loose hinge(s) Quarter-joint/quickbind Staplebind/sew-in Spine Repair Other: explain below Box/enclosure | Do not write in this space Book Repair rec'd ret. |
|-----------------------------------|---|---|---|
| | | <u> </u> | Library name and call number (as would appear on spine) |

rev. 9/02 Book Repair

REPORT.

STATE OF MICHIGAN, ATTORNEY GENERAL'S OFFICE, Lansing, December 31, 1880.

To the Legislature:

In obedience to the requirements of law, I herewith submit my Annual Report.

The suits to which I attended on behalf of the State in the State Supreme

Court are fully set forth in Schedule "A," annexed to this report.

Unless the questions involved were of public importance, or of a nature calling for legislative action, I have not deemed it necessary to state the point decided.

I beg to call your special attention to the following cases:

Gordon vs. The People, holding that Public Act No. 242, Laws 1879, p. 221, amending § 7569, Compiled Laws 1871, does not confer on Courts of Record power to sentence for one year any person convicted of the larceny of goods under the value of twenty-five dollars. The circumstances attending the passage of the Amendatory Act justify the inference that the full intent of the Legislature was not accomplished by it.

People ex. rel. Robertson vs. The Commissioner of the State Land Office. The interests of the State would seem to require legislative action looking

to the more efficient collection of taxes imposed on part paid lands.

Hall vs. The People. In this case the plaintiff in error, who had been convicted of breaking and entering a store, was ordered to be discharged merely because the Prosecuting Attorney had omitted to allege in the information, whether the offense had been committed in the day-time or in the night time. Had the offense been charged to have been committed at either time, the information would have been sufficient.

It seems to me that a provision requiring an objection of this kind to be taken by special demurrer and declaring it to be waived when not so taken will

conduce to the efficient administration of criminal justice.

The case of the Auditor General vs. the State Treasurer, argued at the last October term and as yet undecided, involves questions of great importance to the State. Whichever way the court may determine the question, I think it worthy of serious consideration whether the sum of one-half million of dollars annually derived from specific taxes over and above what is required to pay interest on the trust funds and on the State debt, should swell the already large primary school interest fund, or go into the general fund to pay the expenses of

the State government. To render the primary schools almost free from local taxation would, it is feared, tend to withdraw from them that watchful care which self interest at least now induces the tax-payer to bestow upon them.

The case of The People vs. The Lake Shore and Michigan Southern Railroad Company, for specific taxes claimed to be due to the State, was tried in the Circuit Court for the county of Wayne in October last, and resulted in a verdict for the plaintiffs for \$83,484.85 damages. The case has been taken to the Supreme Court, and will be disposed of at the ensuing January term.

The examination of the questions involved in this case directed my attention to the very unsatisfactory state of the law relative to the assessment and collection of specific taxes. The following enactments on the subject are now found on the statute books, constituting a heterogeneous mass with which it is almost hopeless to struggle, viz: Chapter 21, Title 5, Revised Statutes of 1846; Act No. 82, laws 1855, p. 168; Act No. 57, laws 1872, p. 89; Act No. 11, laws 1873, p. 9. The Act of 1872 has been condemned by the Supreme Court in Auditor General vs. The Pullman Palace Car Company, 34 Mich., p. 59.

It would conduce greatly to speed and certainty in the collection of specific taxes, if all these various provisions were repealed, and a comprehensive system of assessment and collection adopted in their stead.

The suit brought on the appeal bond of Henry Gordon, formerly superintendent of the St. Mary's Falls Ship Canal, and sureties, still remains undetermined in the circuit court for the county of Wavne.

Schedule "B" is a list of chancery cases brought to set aside taxes and assessments upon the alleged ground of illegality. The Auditor General is a mere nominal party to these cases. They have been referred to the Prosecuting Attorneys of the respective counties, in accordance with the long estab-

lished practice of this office.

This office is constantly applied to by private parties for leave to prosecute suits nominally in the name of the people in the relation of the parties really interested. I have in all cases required application to be made in writing, stating the nature of the case and the relief sought to be obtained. These applications are on file in this office.

Schedule "C" contains a list of cases thus authorized to be instituted by

this department.

An abstract of the reports of the several Prosecuting Attorneys throughout the State, made to this office, is submitted in the appendix.

All of which is respectfully submitted.

OTTO KIRCHNER. Attorney General.

SCHEDULE A.

JANUARY TERM.

1. Stephen Boody vs. The People. Error to Eaton Circuit Court. Boody was sentenced for the statutory offense of horse stealing. The information did not allege the offense with sufficient certainty within the statute.

Judgment reversed and prisoner discharged.

2. George F. Sutfin vs. The People. Certiorari to Van Buren Circuit. Sutfin was adjudged guilty of being the father of an illegitimate child born in Indiana. The mother of the child was also living in Indiana. Held that under the circumstances the circuit court had no power to make an order for the maintenance of the child. Proceedings quashed.

3. Mahony vs. The People. Error to Manistee Circuit. Plaintiff in error was convicted of an assault with intent to commit rape. Judgment affirmed. (An able and exhaustive brief furnished by Louis E. Morris, Esq., Prosecuting Attorney of Manistee county, was of great value on the argument.)

4. Charles Kapke vs. The People. Error to the Recorder's Court of Detroit. Reversed and new trial granted.

ADDIT MEDI

APRIL TERM.

 The People vs. Arnold. Exceptions before judgment from the Recorder's Court of Detroit. Exceptions overruled, and Court below ordered to proceed to judgment.

2. Moore vs. The People. Error to Saginaw Circuit. Judgment reversed on

confession of error by Attorney General.

3. Fox vs. The People. Error to Bay Circuit. Judgment reversed on confession of error by Attorney General.

4. Hall vs. The People. Argued for The People by the Prosecuting Attorney

of St. Clair county. Judgment reversed and the prisoner discharged.

Hall was tried and convicted on an information attempting to charge him with the statutory offense of breaking and entering a store. The information failed to allege whether the offense was committed in the night-time, or in the day-time. This omission was held fatal.

Immediately on the discharge of the prisoner he was re-arrested on a new warrant in which the offense of which he was accused was properly charged

within the language of the statute.

5. The People vs. Whitson. Exceptions before judgment from the Recorder's Court of Detroit. Exceptions overruled and Court below ordered to proceed to judgment.

6. Lizzie Palmer vs. The People. Certiorari to a Justice of the Peace by whom Lizzie Palmer had been required to enter into recognizance for her good behavior, she having been adjudged guilty of keeping a house for the resort of prostitutes. It was held that the procedure before the justice was not properly reviewable by a certiorari issuing immediately out of the Supreme Court, and the writ was therefore quashed.

7. The People vs. Lilly. Exceptions before judgment from Cass Circuit.

Argued for the People by the Prosecuting Attorney of Cass County.

(At the June term the court sustained the exceptions and awarded a new trial.)

8. The People vs. Bradley. Exceptions from Cheboygan Circuit. Exceptions sustained and new trial awarded.

JUNE TERM.

1. The People vs. Lilley. Argued at the April term by the Prosecuting Attorney for Cass County, H. D. Smith, Esq. New trial awarded.

2. The People vs. James H. Tann. Exceptions before judgment from Kent

Circuit. Exceptions sustained and new trial ordered.

3. The People vs. Dennis Carroll. Error to Mason Circuit. Carroll was surety on a recognizance of appeal from the sentence of a Justice of the Peace to the Circuit. His principal had been convicted before the Justice, of an as sault and battery. The Justice imposed a sentence which was wholly void under the rule established by Brownbridge vs. The People. The Circuit Judge ruled on the trial below, that inasmuch as the sentence appealed from is void, the recognizance on the appeal was likewise invalid. The writ of error was issued to reverse this ruling. Judgment below affirmed.

4. Marcouiller vs. The People. Error to Mecosta Circuit. Bill of exceptions stricken from the files for want of authority of the judge of Mecosta Circuit to settle the same. Marcouiller had been convicted in another circuit. On the accession of his counsel to the bench, an order was made removing the cause to Mecosta Circuit. The Court held that there was no power under the Statute

for such an order.

5. The People ex rel. Robertson vs. The Commissioner of the State Land

Office. Application for mandamus argued and submitted.

6. The People vs. Reithmiller. Error to Jackson Circuit. Judgment affirmed. The Court held that Christmas day is a holiday within the Act regulating the sale of intoxicating liquors.

7. McGuire vs. The People. Error to the Superior Court of Grand Rapids.

Argued and submitted.

At the October term the judgment below was affirmed.

8. Kerr vs. W. Irving Latimer, Auditor General. Appeal in Chancery from Shiawassee Circuit. A Bill to set aside certain taxes which had been imposed on land. It appeared that the proper persons had not been joined as defendants; the cause was remitted to the Circuit Court to enable the complainants to make the requisite amendments to the proceedings.

9. Westinghausen vs. The People. Error to Saginaw Circuit. Argued and

submitted. Judgment affirmed at the October term.

Westinghausen was convicted in the Saginaw Circuit Court, of selling intoxicating liquors without having previously paid the tax imposed by the Act of 1879. (Public Act No. 268, Laws of 1879, p. 293.) He admitted the act

charged, but contended that the Act imposing the tax is unconstitutional. The Court affirmed the validity of the Act.

10. The People vs. Cline, et al. Exceptions before judgment from Huron Circuit. Argued and submitted.

At the October term the exceptions were sustained and Court below advised to grant a new trial.

11. Harris vs. The People.

Error to Recorder's Court of Detroit. 12. Higler vs. The People.

Judgment affirmed in each case. 13. Long vs. The People.

10. Hovey Clark vs. The People. Error to the Superior Court of Grand Rapids. The information was sworn to, and on the same day respondent was arraigned and sentenced on a plea of guilty. There was nothing to show that the Judge imposing the sentence, had complied with Act No. 99, Public Acts 1875. This rendered judgment erroneous under the rule in Edwards vs. The People, 39 Mich., 760, and the prisoner was therefore ordered to be discharged

OCTOBER TERM.

1. The People vs. Charles Stewart. Exceptions before judgment from the Superior Court of Grand Rapids. New trial ordered.

2. The People vs. Mrs. D. T. Weston. Exceptions to Superior Court of Grand Rapids. Exceptions sustained, and Court below advised to discharge the prisoner.

3. Lemuel Ellett vs. The People. Error to Kent Circuit. Reversed on con-

fession of error.

4. The People ex rel. the County of Gratiot vs. Ralph Elv, Auditor General etc. An application for mandamus directing the Auditor General to issue his warrant for an amount claimed to be due Gratiot for interest on moneys arising from the sale of certain swamp lands. Mandamus dismissed.

5. The People ex rel. Auditor General vs. The State Treasurer. Argued and submitted by Mr. Ashley Pond for the relator and by the Attorney General for the respondent. The case is one of unusual importance. The following is a statement of it as presented to the Court:

"There is now in the State treasury of this State, accumulated from specific taxes other than those received from the mining companies of the Upper Peninsula, an amount greater than the State debt. The State debt does not wholly mature until the year 1890.

"Section 1, Article 14, of the State Constitution provides:

"'All specific State taxes, except those received from the mining companies of the Upper Peninsula, shall be applied in paying the interest upon the primary school, university, and other educational funds, and the interest and principal of the State debt, in the order herein recited, until the extinguishment of the State debt, other than the amounts due to educational funds, when such specific taxes shall be added to and constitute a part of the Primary School Interest Fund.' * *

"The amount of specific taxes to be collected from corporations subject to the payment of the same is not fixed by the Constitution but is regulated by Statute.

"The relator applies for a mandamus to compel the State Treasurer to transfer to the Primary School Interest Fund, all moneys received from specific taxes other than those received from the mining companies of the Upper Peniusula, and now in the State treasury, in excess of the amount necessary to pay the

State debt. The relator insists that within the meaning of the Constitutional provision above quoted, the State debt is extinguished when there is in the State treasury an amount applicable to the same, equal to the amount of the State debt."

No decision has vet been rendered.

6. John Gordon vs. The People. Error to the Recorder's Court of Detroit. Gordon was convicted of the larceny of goods under the value of twenty-five dollars, and sentenced by the Recorder to one year's imprisonment in the Detroit House of Correction.

In Nelson 28. The People, 38 Mich., 618, it was decided that § 7569 impliedly amended § 5566 (Compiled Laws 1871) so as to limit the term of imprisonment for offenses cognizable by Justices of the Peace to three months. The Legislature of 1879, by Public Act No. 242 (Public Acts 1879, p. 221) amended § 7569. The Recorder's Court held that the section 7569 as thus amended, empowered Courts of Record to sentence for one year for a larceny punishable by a Justice of the Peace. The Supreme Court held the amendment did not confer any such power, and reversed the judgment.

7. The People vs. Edward Dowd. Exceptions before judgment from the Recorder's Court, Detroit. Exceptions overruled and Court below directed to

proceed to judgment.

S. The People 2s. Joel Niles. Exceptions before judgment from Cass county. Exceptions overruled and Court below advised to proceed to judgment, and affirmed the judgment.

9. The People vs. Hugh Cline. Exceptions before judgment from Huron

Circuit. Exceptions sustained and new trial ordered.

10. The People vs. William E. Long. Exceptions before judgment from the Recorder's Court of Detroit. Exceptions overruled and Court advised to proceed to judgment.

11. Robertson vs. The Commissioner of the State Land Office. This case

was argued at the June term.

Robertson was the assignce of school land certificates, which recited that his grantor had purch-sed certain school lands, that part of the purchase price had been paid, and that he or his assigns were entitled to a patent on payment of the balance with interest. Subsequently a law was enacted requiring the payment of all taxes assessed on the land before issue of patent. The court held that in view of the contract with the original purchaser the Legislature had no power to engraft additional conditions on the contract, and that Robertson was entitled to a patent without payment of the taxes.

SCHEDULE B.

William F. Whitney vs. The Auditor General. Ogemaw Circuit. January 24, 1880, received copy chancery subposa and injunction. Referred same to Prosecuting Attorney Ogemaw County.

Albert Burrill vs. The Auditor General. Saginaw Circuit. February 11, 1880, received copy chancery subpœna. Referred same to Prosecuting Attorney

Saginaw County.

Samuel H. Webster vs. The Auditor General. Bay Circuit. February 17, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney Bay County.

William Spire vs. The Auditor General. Eaton Circuit. February 21, 1880, received copy chancery subpona. Referred to Prosecuting Attorney Eaton County.

Mary L. Andre vs. The Auditor General. Saginaw Circuit. March 11, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney Saginaw County.

Mary L. Andre vs. The Auditor General, T. Gale Merrill and John J. Bush. Saginaw Circuit. March 11, 1880, received copy chancery subpoena. Referred

to Prosecuting Attorney Saginaw County.

John H. Wilkins vs. The Auditor General. Bay Circuit. March 20, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney Bay County.

Sigmund Rothschild, Simon Freedman, Isaac Rosenwald vs. The Auditor General. Schoolcraft Circuit. March 24, 1880, received copy chancery sub-

pœna. Referred to Prosecuting Attorney Marquette County.

James Shearer, Trustee, John V. Farwell, James R. Smith, William C. Weber, John Backus and Gottfried Backus sv. The Auditor General. Mackinac Circuit. March 24, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney Mackinac County.

Jerome K. Stevens vs. The Auditor General. Saginaw Circuit. March 24, 1880, received copy chancery subpena. Referred to Prosecuting Attorney

Saginaw county.

Sigmund Rothschild, Simon Freedman, Isaac Rosenwald vs. The Auditor General. Delta Circuit. March 30, 1880, received copy chancery subpona.

Referred to Prosecuting Attorney Delta county.

James Shearer Trustee, John V. Farwell, James R. Smith, William C. Weber, John Backus and Gottfried Backus vs. The Auditor General. Schoolcraft Circuit. March 30, 1880, received copy chancery subpæna. Referred to Prosecuting Attorney Marquette county.

Sigmund Rothschild, Simon Freedman and Isaac Rosenwald vs. The Auditor

General. Marquette Circuit. March 30, 1880, received copy chancery subpæna. Referred to Prosecuting Attorney Marquette county.

Andrew C. Maxwell vs. The Auditor General. Bay Circuit. April 2, 1880, received copies chancery subpœna. Referred to Prosecuting Attorney Bay

county.

Francis Shawl, Frederick Shawl, Davis G. Shawl, David H. Shawl, Theodore Shawl. Herbert Shawl and Peter Mursch, guardian of George Shawl and Margaret Shawl, minors, vs. The Auditor General. Bay Circuit. April 10, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney Bay countv.

James W. Mitchell and Henry I. Edgett vs. The Auditor General. Ogemaw Circuit. April 10, 1880, received copy chancery subpœna. Referred to Prose-

cuting Attorney Ogemaw county.

James Clark vs. The Auditor General Bay Circuit. April 27, 1880, received

copy chancery subpœna. Referred to Prosecuting Attorney Bay county.

Luther Beckwith vs. The Auditor General. Bay Circuit. April 27, 1880, received copy chancery subpæna. Referred to Prosecuting Λttorney Bay county.

James Shearer, Trustee, James R. Smith, John V. Farwell, William C. Weber, John Backus, and Gottfried Backus vs. The Auditor General, Chippewa Circuit. May 8, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney, Chippewa county.

Abial Packard vs. The Auditor General. Bay Circuit. May 25, 1880, received copy chancery subpossa. Referred to Prosecuting Attorney Bay

county

Nolson I. Roberts vs. The Auditor General. Tuscola Circuit. May 29, 1880, received copy chancery subpona. Referred to Prosecuting Attorney Tuscola county.

Thomas B. Brooks, et al. vs. The Auditor General, et al. Baraga Circuit. June 16, 1880, received copy chancery subpean, injunction and return, and bill of complaint. Referred to Prosecuting Attorney Baraga county.

Arthur Hill vs. The Auditor General, Bay County, Treasurer of Bay County and Township of Beaver. Bay Circuit. June 21, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney Bay County.

Thomas B. Brooks et al vs. The Auditor General et al. Houghton Circuit. June 28, 1880, received copy chancery subpœna, bill of complaint and injunc-

tion. Referred to Prosecuting Attorney Houghton County.

Nathaniel C. Simpkins et al. vs. The Auditor General et al. Marquette Circuit. June 28, 1880, received copy chancery subpœna, injunction and bill of

complaint. Referred to Prosecuting Attorney Marquette County.

Nelson S. Roberts vs. The Auditor General et al. Tuscola Circuit. June 28, 1880, received copy chancery subpœna. Referred to Prosecuting Attorney Tuscola County.

Daniel H. Fitzbugh vs. The Auditor General, Bay County and Bay City Bay Circuit. July 21, 1880, received copy chancery subpœna. Referred to

Prosecuting Attorney Bay County.

Charles Č. Fitzhugh, general guardian of William D. Sherman and Nettie B. Sherman, infants, vs. The Auditor General, Bay County and Bay City. Bay Circuit. August 16, 1880, received copy chancery subpæna. Referred to Prosecuting Attorney Bay County.

Albert Miller and George Lewis vs. The Auditor General, Bay County and

Bay City. Bay Circuit. September 6. 1880, received copy chancery subpona.

Referred to Prosecuting Attorney Bay county.

John L. Woods, George W. Pack, Greene Pack, and Edwin F. Holmes vs. The Auditor General, County Treasurer, County of Huron and Township of Oliver. Huron Circuit. Sept. 9, 1880, received copy chancery subpœna and injunction. Referred to Prosecuting Attorney Huron County.

William Westover, Leman L. Culver, and Adelbert L. Westover vs. The Auditor General. County Treasurer, Gladwin County and Township of Billings. Gladwin Circuit. Oct. 1, 1880, received copy chancery subpona. Referred

Prosecuting Attorney Gladwin County.

Cyrus Woodman and Elihu B. Washburn vs. The Auditor General, Mackinac County, and County Treasurer. Mackinac Circuit. October 1, 1880, received injunctions. Referred to Prosecuting Attorney Mackinac county.

James H. Hill, Arthur Hill, Wilbur H. Hill, and Henry W. Sage vs. The Auditor General and Township of Sault Ste. Marie. Chippewa Circuit. October 2, 1880, received copy chancery subpona. Referred to Prosecuting Attorney Chippewa county.

Orleans L. Jordan vs. The Auditor General and Marvin H. Creager. Ottawa Circuit. October 5, 1880, received copy chancery subpens. Referred to Pros-

ecuting Attorney Ottawa county.

Keystone Iron Company vs. The Auditor General and County Treasurer Marquette County. Marquette Circuit. October 5, 1880, received copy chancery subpœna and special injunction. Referred to Prosecuting Attorney Marquette county.

Benjamin E. Hart, Rodney G. Hart, Arthur N. Hart, and Isabella E. Hamilton vs. The Township of Kawkawlin and the Auditor General. Bay Circuit. October 8, 1880, received copy chancery subposa. Referred to Prosecuting

Attorney Bay county.

John P. Clark vs. Calvin B. Crosby and the Auditor General. Wayne Circuit. October 16, 1880, received copy chancery subpcena and injunction.

Referred to Prosecuting Attorney Wayne county.

Curtis Munger and Algernon S. Munger vs. The Auditor General, County Treasurer Bay County, and Township of Merritt. Bay Circuit. October 21, 1880, received copy chancery subpæna. Referred to Prosecuting Attorney Bay county.

The Second National Bank of Cooperstown, New York vs. The Auditor General. Wayne Circuit. October 30, 1880, received copy chancery subpena.

Referred to Prosecuting Attorney Wayne county.

Nancey Degraff Toll vs. The Auditor General, Calvin B. Crosby, County Treasurer and the township of Ecorse. Wayne Circuit. December 25, 1880, received copy chancery subpona. Referred to Prosecuting Attorney Wayne county.

SCHEDULE C.

Attorney General, Relator, vs. School Board of District No. 2, of Kenochee Application for mandamus. January 6, 1880, A. R. Avery, Port Huron authorized to act in the matter.

The Attorney General, ex rel., - Chope vs. The Detroit and Howell Plank Road Company. Mandamus. January 6, 1880, Edwin F. Conely, author-

ized to appear as counsel for relator Chope.

The People ex rel., Nathan L. Gerrish vs. The Village of Hersey. Information to restrain issue of bonds by village N. Hersey to pay for construction of bridge across the Manistee River, out of the corporate limits of the village, November 2, 1880. Sent same to Savles and Trumbull, Evart, Mich.

APPENDIX.



ABSTRACTS

0.1

REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1880.

ALCONA COUNTY.

R. Z. Roberts, Prosecuting Attorney.

Number of persons prosecuted, 30.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| Arson Assault and battery | 1 7 | Examination waived. Recognized to appear. One fined \$10 and costs; 2 fined \$1 and costs; 1 noile pros'd; 1 acqqitted on trial; 1 fined \$2 and costs; 1 fined \$3 and costs; 1 fined \$7 |
| Assault with intent to murder | 6 | Committed for trial, escaped from fail. Four tried and acquitted; 1 nolle pros'd; 1 bound over for trial at Circuit Court escaped from fail. |
| Drunk and disorderly | 4 | One pleaded guilty, sentence suspended; 3 fined \$5 and costs in each case. |
| Larceny | 6 | One tried and acquitted; I sent to jail 30 days; 2 sent to jail 5 days each; I nolle pros'd; I fined \$5 and costs. |
| Liquors: Selling to persons in habit of getting intoxicated Selling liquor without having fully paid tax. Keeping open saloon on Sunday | 1 | One nolle pros'd; 1 pending. Fined \$75. Tried and acquitted. |
| Pointing fire-arms at another | î | Fined \$10 and costs. |

ALLEGAN COUNTY.

H. B. Hudson, Prosecuting Attorney.

Number of persons prosecuted, 118.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--------------------------------------|-----|--|
| Assault and battery | 30 | Sixteen convicted; 2 fined \$50 each and costs; 6 fined \$5 each and costs; 2 fined \$3 each and |
| , | | costs; 3 fined \$10 each and costs; 1 fined \$4 and costs—all paid. I fined \$20 and 20 days Co- jail—appealed. 6 acquitted on trial; 3 ball estreated; 1 settled; 2 complaint withdrawn; 1 complaining witness died; 1 pending. |
| Assault with intent to commit murder | 1 | Acquitted on trial. |

ALLEGAN COUNTY .- CONTINUED.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|------------------------------------|---------|--|
| Assault with intent to commit rape | 4 | Two discharged on examination; 2 escaped |
| Bastardy | 2 | Pending. |
| BigamyBound over to keep the peace | 1 1 | Convicted; fined \$300-paid. |
| Bound over to keep the peace | 5 | Three filed proper bonds; 2 acquitted. |
| Burglary | | One convicted, sent to Ionia 1 year; 1 reasons for not informing filed; 2 escaped. |
| Disorderly persons | 6 | One fined \$5 and costs—paid; 2 sent to Ionia 90 days each; lescaped from officer; 2 convicted |
| • • | | days each; lescaped from officer; 2 convicted |
| Drunkenness | 35 | paid costs and discharged. |
| Drunkenness | 33 | Twenty-five convicted, fined \$5 cach and costs— paid; 5 sent 10 days each to county jail; 1 sent |
| | 1 | 2 days county jail-cost paid: 1 sent 10 days |
| | 1 | county jail; I sent 5 days county jail; 2 ac- |
| - | ١. | quitted on trial. |
| False pretensesLarceny | 2 24 | Discharged on examination. One fined \$50; I fined \$27; 3 fined \$1 each and |
| Larceny | 24 | costs—all paid: 1 sent 90 days to county jail: |
| | | 1 sent 3 years to Jackson State Prison: 1 sent |
| | | l year to Ionia; I fined \$100 and 90 days in |
| | | Ionia; 6 sent to Ionia 90 days each; 1 sent to |
| | | Reform School, Lansing; 4 acquitted on trial 1 (second offense) escaped—bail estreated; |
| | | acquitted; 2 pending. |
| Perjary | 1 | Pending. |
| PerjurySeduction | Ī | Nolle pros'd. |
| Willful and malicious slander | 2 | One acquitted; 1 pending. |

ALPENA COUNTY.

A. R. McDonald, Prosecuting Attorney.

Number of persons prosecuted, 135.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|-----------------------------------|-------------|---|
| Adultery Assault and battery . | 2 51 | Complaint withdrawn. One fined \$50 and costs; 5 fined \$10 each and costs; 5 fined \$5 each and costs; 1 fined \$4 each and costs; 5 fined \$5 each and costs; 5 fined \$1 each and costs; 1 fined \$2 each and costs; 5 fined \$1 each and costs; 1 fined \$2 each and costs; 1 fined \$2 each and costs; 1 fined \$2 each and costs; 2 endered to \$1 each \$1 each and costs; 2 each and costs; 2 each and costs; 2 each and 2 each and costs; 3 each and 2 each |
| Assault with intent to murder | 1 1 5 | Discharged on examination. Settled. One convicted and sentenced to Detroit House of Correction 1 year; 2 sentenced to Detroit House of Correction 6 months each; 2 gave |
| Disorderly | 15 | bonds for their good behavior for 1 yoar. Six convicted and entered into recognizance for good behavior for 6 months each; 5 sen- tence suspended; 1 sent to Ionia 6 months; 3 discharged. |
| Talse pretenses | 2 | One convicted and sentence suspended; 1 dis- |
| Forgery | 1 | charged on examination. One convicted and sentenced to State House of Correction 2 years. |
| Incest | 2 | Two examined before justice and bound over |
| Indecent exposure of person | 1 | one convicted and sentenced to State House of Correction for 1 year. |
| Keeping house of ill-fame | 5 | One convicted and sentenced to State House of Correction 1 year; I convicted and sentence suspended on recommendation of jury; 1 dis- charged on examination; 2 escaped. |

ALPENA COUNTY .- Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|---|
| Larceny | 31 | Two convicted and sentenced to State House of Correction 90 days each; W convicted and sentenced to Reform School; 6 sentence sus pended; 8 discharged; 1 fined \$10 and costs; ined Leent and costs; 3 jury discharged; nolle provid; 1 forfeited recognizance. One convicted and sentenced to the Reform |
| Perjury | 1 | School; 4 acquitted. One examined and bound over to Circuit Court |
| Rape Receiving stolen goods | 1 2 | for trial. Discharged on examination. One examinet and bound over to Circuit Court |
| Selling liquor to minors | 1 2 | for trial; I discharged on examination. One convicted and fined \$100 and costs. One convicted and sentenced to State House of Correction 90 days; I nolle pros'd. |
| Sunday, keeping barber shop open on | 3 | One convicted and fined \$2 and costs; 1 jury discharged; lacquitted. |
| SeductionVagrancy | 1 2 | Correction 1 year; 1 convicted and sentenced to State House of Correction 1 year; 1 convicted and sentenced to State House of Correction 6 months. |
| Business other than Prosecutions. | | |
| Coroner's inquests | 5 | Two accidental drowning; 2 killed by falling trees; 1 dropped dead from heart disease. |
| Examination of alleged insane persons before judge of probate | 3 | Sent to insanc asylum. |

ANTRIM COUNTY.

ROSWELL LEAVITT, Prosecuting Attorney.

Number of persons prosecuted, 9.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|---|
| Assault and battery | 3 | Two convicted; 1 fined \$10 and costs; 1 fined \$5 and costs. |
| Assault with intent to murder | 3 | One convicted and sentenced to 3 years imprisonment in State Prison; 1 reasons for not filing information filed; 1 pending. |
| Bastardy | 1 | Escaped during examination. |
| Statutory slander | 1 | Acquitted. |
| Larceny (petit) | 1 | Juvenile offender. Sent to Reform School. |
| Civil Business, | 1 | |
| Defense on certiorari in Supreme Court to test validity of proceedings to remove the county seat | | Writ of certiorari quashed with costs. |

BARAGA COUNTY.

T. M. BRADY, Prosecuting Attorney.

Number of persons prosecuted, 2.

| CHARGED WITH. | No. | THE RESULT AND FHE PUNISHMENT. |
|---------------------------------|-----|---|
| Assault and batteryEmbezzlement | 1 | Convicted and fined \$10—paid. Compromised before trial. |

BARRY COUNTY.

LOYAL E. KNAPPEN, Prosecuting Attorney.

Number of persons prosecuted, 78.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Adultery | 1 | Withdrawn by reason of insufficiency of com- plaint, complainant refusing to make new |
| Assault and battery | | complaint. Twenty-three convicted and sentenced respectively as follows: One 30 days in jail and costs; one 38; one 480; one 480; one 480; one 540; |
| Assaulting officer | 1 | Pending. |
| Assault with intent to carnally know and abuse Bastardy | 1 4 | Pending. |
| Burglary | 3 | Two satisfactorily settled; 2 still pending. Nolle pros'd, 2; 1 lapsed by reason of defend |
| Burglary. Buying property with intent to cause building | 1 " | ant's imprisonment on another charge, |
| to be burned | 1 | Acquitted. |
| Cruelty to animals | 1 | Convicted, fined \$7. |
| Disturbing meeting | 1 | Fined \$8 and costs. |
| Drunk | 5 | All convicted: 4 fined each, \$1, and \$1.50, \$5 and |
| Embezzlement | 1 | \$5 and costs. Withdrawn by complaining witness. |
| False pretenses | | Withdrawn. |
| Forgery | 1 2 | One sentenced to 6 months in State Prison; 1 |
| | - | still pending. |
| Fraudulent disposal of chattel mortgaged prop- | 1 | |
| erty | 1 | Withdrawn by complaining witness. |
| Larcény | 7 | Five convicted and sentenced as follows: One 4 months at Ionia; 2 Reform School until 18 years of age; one 90 days in Jail; 12 fined \$10; 1 discharged by justice on his own motion for lack of sufficient evidence; 1 still pending. |
| LibelLiquor Law—violation of | 1 | Acquitted. |
| | | Two satisfaction acknowledged; 1 dismissed for defective process; 1 acquitted; 2 nolle pros'd; 1 sentenced 10 days in jail and \$29 costs; one 50 days in jail and \$54.40 costs. |
| Malicious injury | 3 | One case withdrawn: 2 fined \$13 each. |
| Manslaughter Murder | 1 | Pending. |
| | | Pending at time of previous report (1879). Resulted in conviction of murder of second degree and sentenced to 15 years in State Prison. |
| Obstructing railroad track | 1 | |
| Sureties to keep peace | 1 | Nolle pros'd. |
| Resisting officer | 1 | Case pending against 3 persons at time of report for 1879. Resulted in conviction of one; nolle pros'd, 2. |

BAY COUNTY.

ALFRED P. LYON, Prosecuting Attorney.

Number of persons prosecuted, 451.

| CHARGED WITH. | No | THE RESULT AND THE PUNISHMENT. |
|---------------------------------------|-------|--|
| A provide and A local | - | |
| Assault and battery | . 163 | Fourteen sentenced to State House of Correction at Ionia 90 days cach; \$610 betroit House of Correction 90 days; \$2 to Reform School; \$4 to Jail 90 days; \$2 to Reform School; \$4 to Jail 90 days; \$1 to Jail 30 days; \$1 to Jail 30 days; \$2 sent Jail 90 days; \$2 pail \$10 days; \$2 fined \$10 days; \$2 fined \$10 days; \$2 fined \$15 days; \$2 d |
| Assault with intent to rob | 3 | Sent to State Prison 5 years each. Two convicted of assaultand battery, one sent to State House of Correction 1 year; 1 sent 90 days; 1 acquitted. |
| Burglary | 1 | One sent to State Prison 2 years; 1 sentence suspended; 1 acquitted; 1 discharged on examination. |
| Concerning chattel mortgage property | 1 | One paid costs and restored property; lacquit- ted. |
| Cruelty to animals | | One sent to jail 25 days; 1 sent to jail 35 days; 1 fined \$5 and costs; one \$15 and costs; 1 acquit- |
| Disorderly persons | | Fourteen discharged; 4 gave bonds for good behaviour 6 months; 1 gave bonds for good behaviour 6 months; 2 gave bonds for good behaviour 607 3 months; 2 in default of bonds sent to Detroit House of Correction 6 months; 2 sent to Detroit House of Correction 65 days; 1 sent to State House of Correction 95 days; 5 sent to Sixte House of Correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of correction 90 days; 5 sent to Sixte House of Correction 90 days; 5 sent to Sixte House 90 days; 5 sent to Six |
| Drunkenness | | Five sent to jail 20 days; 2 sent to jail 12 days; 12 sent to jail 10 days; 6 sent to jail 8 days; 6 sent to jail 7 days; 3 sent to jail 6 days; 11 sent to jail 5 days. |
| Embezzlement | 4 | Discharged on examination. One sent to Reform School; 1 acquitted; 2 discharged on examination. |
| Forgery | 5 | Four convicted and sent to State Prison, 2 for 2 years; 1 for 3 years; 1 for 14 months; 1 discharged on examination. |
| Jail breaking | 1 | Sent to State House of Correction at Ionia 8 months. |
| Larceny, disposed of in Justice Court | 70 | Five sent to Detroit House of Correction 30 days each; 11 sent to State House of Correction 30 days each; 2 sent to Jail 50 days; 3 sent to Jail 30 days; 3 sent to Jail 30 days; 3 sent 15 days; 5 sent 10 days; 1 sent to Jail 7 days; 2 sent to Jail 5 days; 5 sent 10 days; 5 sent 5 days; 6 sent 5 days; 6 sent 6 days; 7 days; 6 days; 6 days; 7 |
| Larceny, tried in Circuit Court | 10 | Two sont to Reform School; 5 sent to State Prison, 1 for 3 years; 1 for 18 months; 1 for 2 years; 2 for 1 year; 8 pending. |
| Malicious injury to property | 4 | one sent to Jail 30 days; I fined \$15 and costs; I discharged on payment of costs; I acquitted. |
| Perjury | 1 2 | Sent to Reform School. One sent to State House of Correction 3 months; 1 pending. |
| Receiving stolen property | 2 | Pending. |

BAY COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|---|
| Spirituous liquors: | | |
| (a) Selling without paying tax | 1 | Paid tax due and costs. |
| (b) Selling spirituous liquors, having paid only the tax for selling malt liquors (c) Saloon—keeping open after ten o'clock at | 1 | Appealed—now pending. |
| night | 5 | One paid fine \$25 and costs; 3 acquitted; 1, com- |
| (d) Saloon-keeping open on Sunday | 5 | Two fined \$25 and costs, and sent to jail 10 days (latter case pending in Circuit Court on certio- rari); I discharged; 2 acquitted. |
| (e) Selling intoxicating liquors to minors | 1 | Convicted-sentence suspended upon payment of costs. |
| Slander | 4 | One fined \$10 and costs; 1 fined \$5 and costs; 2 acquitted. |
| Surety to keep peace | 4 | One gave bond for \$300 for 6 months; 1 dis- charged on payment of costs; 2 acquitted. |
| Subordination of perjury | 1 | Discharged on examination. |

BENZIE COUNTY.

CLARENCE L. NORTHRUP, Prosecuting Attorney.

Number of persons prosecuted, 9.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|---|
| Assault and battery | 1 | Nolle pros'd; defendant paying costs and ren- dering satisfaction to the complaining wit- ness. |
| Burglary | 2 | Both held for trial in the Circuit Court. |
| Burglary | 3 | Two discharged by court upon promise of good |
| | ŀ | behavior; I jury disagreed. Notte pros'd. |
| Larceny | 1 | Complaining withess not appearing, defendant discharged. |
| Selling intoxicating liquor without giving bond | 1 | Defendant discharged by the court on request of complaining witness upon defendant's promising to close his saloon and quit the business. |
| Selling intoxicating liquor without paying the | 1 | Not guilty. |

BERRIEN COUNTY.

JACOB J. VAN RIPER, Prosecuting Attorney.

Number of persons prosecuted, 103.

| No. | THE RESULT AND THE PUNISHMENT. |
|-----|---|
| 1 | Two sent to Jackson 1 year, 6 months each; 2 Notle prostd. Notle prostd. Defendint discharged. One fined \$100 and costs; 1 sentenced to 90 days in Ionia; 1 fined \$2 and costs; 1 fined \$8 and costs; 1 fined \$8 and costs; 1 fined \$8 and costs; 2 fined \$1 and costs; 2 fined \$8 and costs; 2 fined \$1 and costs; 3 fined \$1 and cost |
| | 1 |

BERRIEN COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|--------------|--|
| Assault with intent to murder | 6 | One sentenced 3 years in Jackson; one 90 days in Ionia; one 14 years in Jackson; 1 examination had, now pending; 1 Nolle pros'd; 1ac. |
| Assault with intent to rob | 1 1 14 | year 6 months Ionia; 1 to Jackson 1 year; 1 to Jackson 2 years; 1 to Reform School; two 6 months in Jackson; 1 discharged; 3 examina- |
| Disturbing public meeting. False pretenses Forgery | 3 1 2 | tions had and case pending. Fined 310 each and 3 days in county jail. Discharged. Examination had and case pending; 1 nolle |
| Defrauding hotel keeper Horse stealing Larceny, petit | 1 2 7 | pros'd. Twenty days in fail. One 6 months in Jackson; 1 nolle pros'd. One fined \$100 and 90 days in Ionia; 1 fined \$20 and costs; one fined \$5 and costs; 1 jury disa. |
| Larceny, grand | 4 | greed; 1 not guilty; 2 discharged. One 2 years in Ionia; one 2 years Jackson; 2 nending. |
| Larceny from the person | 2 | One, 1 year 6 months Jackson; 1 six months Ionia. |
| Larceny from dwelling in day time | 1 3 1 | One 8 months Ionia; 1 pending. Notle pros'd. Twelve years in Jackson. Compromised and notle pros'd. Fined \$25 and costs. Two fined \$25 acal and costs; 2 dismissed; 1 jury disagreed and case dismissed. |

BRANCH COUNTY.

SIMON B. KITCHEL, Prosecuting Attorney.

Number of persons prosecuted, 64.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|---------|--|
| ArsonAssault and battery | 1 25 | Pending. Two fined \$10 and costs; 4 fined \$5; 1 fined \$80: 1 fined \$13; 1 fined \$6; 2 fined \$8; 1 to jail 20 days; 4 to jail 30 days; 1 to House of Correction 50 days; 3 discontinued; 3 acquit. |
| Assanlt with attempt to kill | 1 | ted; 1 pending. Pending. Ionia 6 months. |
| Conspiracy Disorderly Drunkenness. False pretenses. Forgory. | 2 | Discharged. Sent 6 months to Ionia. One 5 days in jail; 1 sentence suspended. One pending; 1 discharged. Pending. |
| Injury to school-house Larceny. | 16 | Jail 10 days. Two fined \$10; 2 fined \$8; 1 fined costs; 1 sent tc Reform School; 1 to jail 10 days; 1 to House of Correction \$0 days; 1 sent to Jonia \$9 days 1 sentence suspended; 4 pending; 1 dis charged; 1 acquitted; |
| Mayhem Murder Slander Surety of peace | 1 1 | Charged on examination. Pending. Acquitted. Bonds given. Sent to State Prison 2 years. |
| Surety of peace. Uttering forged order | 1 | Fined \$10. Fined \$25 and costs. |

CALHOUN COUNTY.

FRED M. WADLEIGH, Prosecuting Attorney.

Number of persons prosecuted: In Circuit Court, 31; in Justice Court, 325; Grand total, 356,

| CHARGED WITH. | No | . THE RESULT AND THE PUNISHMENT. |
|--|-----------------|--|
| IN CIRCUIT COURT. Abduction. Accessory to robbery after the fact. Adultery. Assault and battery (appealed). Assault upon officer Burglary. Burning straw stack. Entering dwelling in day time to steal. Entering freight car. Forfeited recognizance. Forgery. Larceny. Manslaughter. Perjury. Receiving stolen property. Receiving stolen property. | 1 1 1 1 5 5 1 1 | Convicted, and now pending in Supreme Court. Pending. |
| IN JUSTICE COURT. Accessory to robbery after the fact. Assault and battery. Bastardy. | 1 77 | Held for trial. Two pending; 1, defendant not found; 1 minor discharged; 1 escaped; 4 acquitted; 4 discharged; 1 escaped; 4 acquitted; 4 discharged; 1 escaped; 4 acquitted; 4 discharged; 1 escaped; |
| Burning straw stack. Cruelty to animals. Disorderly persons, vagrants, etc | 73 | Held for trail. Sent to jail 10 days. One, defendant not found: 2 discharged: 1 Post of jail 10 days. Sent to jail 10 days. Sent jail 10 days. S |
| Disturbing public meeting | 65 | Acquitted. Ten sent to jall 20 days each; 5 for 15 days each; 13 for 10 days each; 2 for 12 days each; 10 were fined 55 and costs each; 15 were fined the costs; 1 fined \$5.50 and costs; on \$2 and costs; two \$3 and cost each; one \$4 and costs; 1 discharged upon payment of costs; 1 sentence suspended. |
| Embezzlement Entering dwelling in day time to steal False proteenes Forgery Injury to shade trees Inquests | 2 6 | Two dismissed; 1 pending. Held for trial. Bischarged on examination. Two pending; 1 discontinued; 3 held for trial. Settled. |

PROSECUTING ATTORNEYS.

CALHOUN COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|--------------------------------------|--|
| Lascivious cohabitation Malicious trospass Perjury Rape Lacovering stolen property Lobberry Search warrants Selling liquor. Selling chattel mortgaged property. Surety of the peace. | 1 1 5 3 3 2 1 8 | Four held for trial; 2 acquitted; 4 not found; sentence suspended; 2 dismissed, complain ant paid costs; 5 notice proc (c); 1 discharged by sent to feterm School; 9 to Ionis 2004 ays each 1 fined \$1 and costs; two \$10 each and costs one \$15 and costs; one \$6 and costs. One \$6 and costs; one \$6 and costs. One \$6 and \$6 a |

CASS COUNTY.

HARSEN D. SMITH, Prosecuting Attorney.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|------------------|--|
| Adultery | 1 20 | Convicted and sentence suspended. Seventeen convicted; 3 acquitted; 15 fined; sent to House of Correction; 1 pending in Supreme Court. |
| Assault with intent to murder | 1 1 1 1 | Convicted, and sent to Jackson 2 years. Pending. Sent to Reform School. Settled by the parties and dismissed, upon pay |
| BigamyBurglary | 1 6 | ment of costs, Sentenced to State Prison 6 months, Five convicted and 1 nolle pros a: 4 sentence to State Prison for the terms of 4 years, years, 2½ years, and 2 years, respectively; sentenced to Ionia for 8 months. |
| Drunk | 30 | Convicted 28; 1 acquitted; 1 dismissed upor payment of costs; 11 fined; 17 committed to fail in default of payment of fines. |
| False pretensesInjuring shade trees | 1 1 14 | Pleaded guilty and sentence suspended. Acquitted: Convicted 12: 2 acquitted: 8 sentenced to jail |
| Murder | 2 | 3 fined; 1 sentenced to Ionia. One convicted of murder in the 1st degree and sentenced to State Prison for life; 1 nolliprovid, by order of court. |
| Malicious injury to personal property Receiving stolen property | 1 4 | Convicted and fined. One convicted and sentenced to State Prison 4 years; 1 acquitted; 2 nolle pros'd. |
| Selling intoxicating liquors | 6 2 1 | Three convicted and fined; 3acquitted. One fined \$59; 1 nolle pros'd. Convicted and required to give bonds—appea taken. |

CHARLEVOIX COUNTY.

EDWARD H. GREEN, Prosecuting Attorney.

Number of persons prosecuted, 14.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--------------------------------------|-----|---|
| Assault and battery | 4 | Two fined \$3 cach and costs, paid; I fined \$1 and costs, paid; 1 acquitted. |
| Assault with intent to commit murder | 1 | Pending-respondent in State Prison at Jack |
| Burning county jail | 1 | Sent to State Prison for the term of 5 years. |
| False pretenses | 1 | Discharged. |
| Incest | 1 | Sent to State Prison for the term of 15 years. |
| Larcenv | 1 | Discharged. |
| Pursuing deer | 1 | Jury disagreed—prisoner discharged. |
| Rape | 1 | Convicted of an assault, and sent to Detroit |
| | 1 - | House of Correction for 10 months. |
| Surety of the peace | 2 | Each gave bonds for one year. |
| Violating liquor law | 1 | Dismissed. |

CHEBOYGAN COUNTY.

James J. Brown, Prosecuting Attorney.

Number of persons prosecuted, 42.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|---------|---|
| Assault and battery | 20 | Three convicted and fined \$1 each or 7 days in jail; 1 discharged; 4 fined \$5 or 10 days in Jail; 1 fined \$10 or 20 days in jail; 1 sentence sus pended; 2 pending; 1 sent to House of Correction; 7 convicted and fined \$3 each or |
| Bastardy Drunk | 2 16 | days in Jall. Settled by marriage. Two discharged; 8 committed, in default of \$ fine; 4 sentence suspended; 2 fined \$2 and |
| False pretenses. Larceny from store in day-time Rape. Violation of Sunday law. | 1 | costs. Pending. Convicted and sent to Jackson 10 months. Acquitted. Convicted—sentence suspended. |

CLARE COUNTY.

CHARLES C. CASTERLIN, Prosecuting Attorney.

Number of persons prosecuted, 38.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|------|--|
| Assault | 2 18 | One fined \$3; 1 discharged. Three acquitted; 6 discharged; 1 sentence suspended; 1 fined \$50; 1 sent to jail 30 days; |
| Breaking the peace. Drunk. Forgery | 1 | fined \$3; 5 nolle pros'd. Discharged. Fined \$5. Discharged. |
| Murder | | One sent to Detroit House of Correction & days; I sent to Detroit House of Correction months; I sent for 90 days; I sent for 60 days 2 acquitted; I discharged; 2 bound over. One acquitted; I bound over. |
| Selling liquor to minors | : ī | Fined \$25. Appealed to Circuit Court and ac quitted. |
| Selling liquor on Sunday | . 1 | Nolle pros'd. |

CLINTON COUNTY.

J. H. FEDEWA, Prosecuting Attorney.

Number of persons prosecuted, 57.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Assault and battery | 27 | Three convicted and fined \$1 and costs; 2 convicted and fined \$6 cents and costs; 2 convicted and fined \$0 cents and costs; 2 convicted and fined \$1.75 and costs; 3 convicted and fined \$3.75 and costs; 4 convicted and fined \$3 and costs; 4 convicted and fined \$5 and costs; 4 convicted and fined \$15 and costs; 3 convicted and fined \$15 and costs; 1 discharged; 2 convicted and sentenced to Reform School until 18 years of age; 1 convicted and sentenced to Detroit House of Correction for Softays; 1 convicted and sentenced to Detroit House of Correction for \$5 days; 1 convicted and sentenced to Detroit House of Correction for \$6 days; 1 convicted and sentenced to Perform \$1 days; 1 days |
| Assault with intent to commit rapeBigamyBurglary | 1 | Convicted and sentence suspended. |
| Criminal libel | į 1 | Notice pros'd. Discharged, by request of Pros. Attorney. |
| Cruelty to animals | | Jury disagreed—nolle pros'd. Prosecution pending in Circuit Court. One convicted and sentenced 15 days to county jail; 1 convicted and fined \$5 and costs. |
| False pretenses | 2 | Jan: 1 convicted and mind available costs. One, defendant failed to appear for further examination, recognizance forfeited, and judgment of \$300 recovered on recognizance; lonvicted and released on suspended sentence. |
| Forgery | 1 | Nolle pros'd. |

ABSTRACTS OF REPORTS OF

CLINTON COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Larceny. | 12 | One convicted and sentenced 2% years to State Prison at Jackson; 2 convicted and fined \$15; 1 convicted and sentenced to Reform School until 18 years of age; 1 acquitted; 1 convicted and fined \$3 and costs; two convicted and |
| Malicious injury to trees | 1 2 | sentenced 15 days to county jail; I convicted and sentenced 190 days to State House of Cor- rection at Ionia; I prosecution pending; 2 notes provid. Acquitted. One discharged, by request of Prosecuting At- torney; I acquitted. |
| game of chance is played | 1 | Convicted and fined \$25 and costs. Convicted and fined \$25 and costs. |
| Selling intoxicating liquor without bond | 1 | Convicted and fined \$25 and costs. |
| of përjury | 1 | Prosecution pending in Circuit Court. |

CRAWFORD COUNTY.

JOHN O. HADLEY, Prosecuting Attorney.

Number of persons prosecuted, 5.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|------------------|--|
| Assault and battery Disorderly conduct. Obtaining money under false pretenses. Setting forest fires maliciously | 2 1 1 1 | One fined \$5 and costs; lacquitted. Sentenced to fine of \$10 or 16 days in county Jall. Bound to appear at Circuit Court—pending. Nolle pros'd by order of Prosecuting Attorney. |

DELTA COUNTY.

ELI P. ROYCE, Prosecuting Attorney.

There has been no criminal business in the Circuit Court of Delta County, nor have the suits in the justice courts been of sufficient importance to require the assistance of the Prosecuting Attorney.

EATON COUNTY.

GEO. HUGGETT, Prosecuting Attorney.

Number of persons prosecuted, 163.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----------------------------|---|
| Adultery. Administering drugs with intent to produce abortion Assault and buttery | 3 1 27 | All discharged on examination. Pending. Three fined 35 each; 2 fined 35 each or 10 days in jail; 1 fined 315 in jail; 1 fined 315 if fined 325 each; 2 fined 35 and costs; 1 sent to State House of Correction 190 days; 1 fined 310; |
| BastardyBurglary | | 2 settled, costs paid; 2 fined \$20 each. One discharged; 2 pending; 1 discharged on marrying complainant. [One bound over to Circuit Court and broke lail; |
| Cruelty to animals | 2 25 | 2 pending; 3 discharged on examination; 1 sent to State House of Correction at Ionla for 6 months. The acquired and discharged without trial. The acquired and discharged without trial. State House of Correction of months each in default of sureties; 2 sent to State House of Correction 6 months each in default of sureties; 1 sent to State House of Correction 3 months in default of sureties; 1 discharged; 3 sent to State House of Correction 2 months in default of sureties; 1 sent to State House of Correction 70 days in the State House of Correction 70 days in default of sureties; 1 sent to State House of Correction 70 days in default of sureties; 1 gave bonds; 1 acquit. |
| Disturbing public meeting | 3 | ted; 3 sentence suspended. One fined \$5 and 1 day in jail; 1 fined \$10 or 20 days in jail; 1 fined \$5 and five days in jail. |
| Drunkenness | 51 | twenty-five lined \$5 and costs; 6 sentence sus- pended; 5 sent to jail 15 days each; 2 sent to jail 20 days each; 5 fined \$5 or 16 days in jail each; 1 sent to jail 8 days; 2 discharged; 2 sent to jail 10 days each; 2 fined \$5 and costs or 15 days in jail each; 1 fined \$5 and costs or 20 days in jail. |
| Embezzlement of chattel mortgage property False precionses Forgery and uttering forged instruments Incest Larceny | 1 2 1 1 2 22 | Discharged without trial. Discharged on examination. One sent to State House of Correction 2 years. Pending. One sent to State House of Correction 20 days; Olent to jail 50 days; 4 discharged without trial; 1 flared \$10; 1 flared \$50 r 30 days in jail; 1 sentence suspended; 4 sent to keform School; 1 fined \$25 and costs; 1 fined the sentence are presented; 1 sent to State House of Correction 3 months; 3 discharged on examination. |
| Larceny of horse | 1 4 | Sent to State House of Correction 6 months. One fined \$25 and costs and 10 days in jail; 3 dis- |
| Malicons injury to personal property | 1 1 1 2 | continued, Finel \$25 or \$0 days in Jall. Finel \$25 or \$0 days in Jall. Finel \$25 or \$0 days in Jall. Discharged on examination. Fined \$36. Fending. One fined \$25 or \$60 days in Jall; lacquitted. One acquitted—costs paid by complainant; l discharged without trial. |

EMMET COUNTY.

CLAY E. CALL, Prosecuting Attorney.

Number of persons prosecuted, 39.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|------------------|--|
| Adultery | 17 | Held for trial. Of which 16 were convicted: 2 paid \$25 and costs; 3 paid \$10 each and costs; 4 paid \$5 each and costs; 1 paid \$8 and costs; 1 paid \$2.50 and costs; 1 paid \$1.50 and costs; 1 paid \$2.50 and costs; 1 paid \$1.50 and costs; 1 paid \$2.50 and costs; 2 paid \$2.50 and costs; 3 paid \$2.50 and costs; 3 paid \$2.50 and costs; 1 paid \$2.50 and costs; 2 paid \$2.50 and costs; 2 paid \$2.50 and costs; 3 paid \$2.50 and costs; 5 paid \$2.50 and costs; 6 paid \$2.50 and costs; 7 paid \$2.50 and costs; 9 paid \$2 |
| Bastardy. Burglary. Cruelty to animals. Drunk. | 1 1 1 9 | costs taxed at \$17, and cause dismissed. Settled by marriage, costs paid. Sent to Ionia prison one year. Acquitted; costs paid by complaining witness. Two paid \$5 each and costs; 3 paid \$3 each and |
| Larceny, simple | | costs; 4 paid costs and sentence suspended. Two paid \$20 each and costs; 1 paid \$10 and costs and paid for goods stolen, and left the |
| Larceny, compound | 3 | State; I sent to House of Correction 90 days. All convicted: 1 sent to Jackson 6 months; 1 sent to Ionia for 2 years; 1 sent to Ionia for 6 months. |
| Slander, under the statute of 1879 Selling liquor to minors | 1 | Convicted, paid \$15 and costs. Convicted, paid \$25 and costs. |

Now pending in Circuit Court, four cases, as follows: One charged with adultery; one charged with rape; one charged with selling liquor to a common drunkard; one, challenge to fight a duel.

GLADWIN COUNTY.

M. C. SCRAFFORD, Prosecuting Attorney.

Number of persons prosecuted, 7.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| Assault and battery Conspiracy Grand Larceny. Keeping open saloon on the 25th day of December, 1878,—legal holiday | 2 | Two settled, and costs paid; I acquitted. Discontinued by removal of justice. One discontinued by removal of justice; I discharged. Convicted and fined \$25 and costs, appeal taken, pending. |

GRAND TRAVERSE COUNTY.

LORIN ROBERTS, Prosecuting Attorney.

Number of persons prosecuted, 9.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| Assault and battery | | Two convicted and fined \$5 each and costs, or 10 days in jail; 1 fined \$1 and costs, or 10 days in jail; 1 fined \$1 and costs, or 20 days in |
| Assault with intent to murder | 2 | jali; I fined \$1 and costs, case appealed and still pending in Circuit Court. One convicted and sent to the House of Cor- rection at Detroit for one year; I nolle provide |
| Burglary | 1 | Bound over to the Circuit Court; broke jail and escaped. |
| Malicious injury to dwelling-house Violation of the liquor law | 1 | Pending in Circuit Court. Fined \$50 and 20 days in jail. |

GENESEE COUNTY.

CHARLES D. LONG, Prosecuting Attorney.

Number of persons prosecuted, 170.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|--------------|--|
| Abduction | 1 3 49 | Discharged upon examination. Discharged upon examination. Eight sentenced to Ionia Reformatory 90 days: 2 sent to jail 30 days; 1 fined \$10; 2 fined \$20; and costs; 1 fined \$10 and costs; 1 fined \$7 and costs; 1 fined \$30; 3 fined \$50 and costs |
| Assault with intent to kill | 1 | acquitted; 9 discontinued and settled. Acquitted, Acquitted Discharged. One sentenced to State Prison 5 years; 1 sent to State Prison 1 year; 1 sent to State Prison 3 years. |
| Conspiracy Criminal slander Disorderly persons | 2 2 8 | Discharged on examination. One sent to jail 30 days; 1 discharged. Five sent to Reformatory at lonia for 90 days; 2 acquitted; 1 sentence suspended. |
| Embezzlement. Entering house in day-time with intent to com- mit larceny False pretenses | 2 1 6 | Settled and discontinued. Sentenced to State Prison 1 year. Five discharged on examination; 1 pending in Circuit Court. |
| Forgery | 4 | One sentenced to State Prison for 2 years; 1 to Ionia for 6 months; 2 pending. |
| Intoxication | 6 | One sent to Ionia Reformatory for 90 days; 5 sent to county jail 20 days each. |
| Keeping house of prostitution | 2 | One ordered to give bail in the sum of \$300; I acquitted. |
| Larceny, grand | 8 | One sentenced to Ionia 18 months; 1 acquitted on ground of insanity and sent to Insane As- sylum at Kalamazoo; 3 pending; 3 discharged on examination. |
| Larceny, petit | 21 | Seven sent to Ionia; 2 to Reform School; 2 fined; 10 discharged. |
| Larceny from dwelling. Larceny from person Maliclous trespass. Murder | ĩ. | Pending. Discharged. One convicted; 1 discharged. Convicted. Sentenced to State Prison at hard labor for life. |

GENESEE COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-------------|--|
| Perjury | 1 3 | Pending. One sent to Detroit House of Correction; 1 or- dered to give bonds for \$300 for good behavior for 1 year; 1 acquitted. |
| Rape | 2 1 | Discharged upon examination. Convicted and sentence suspended. |
| Selling liquor without license. Selling intoxicating liquors to minors. Selling to common drunkard. Selling liquor after 10 o'clock at night | 1 1 3 | Fined \$25 each. |
| Selling intoxicating liquors on holiday Vagrants | 21 | Convicted, fined \$30 and costs. Nineteen sent to Reformatory 3 months; 4 discharged. |

GRATIOT COUNTY.

T. W. WHITNEY, Prosecuting Attorney.

Number of persons prosecuted, 16.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|--------|--|
| Assault and battery | 6 1 | Five convicted; 1 acquitted. Pleaded guilty to assault and battery and fined |
| Bigamy | 2 | One sent to State Prison 2 years; 1 to Ionia 1 |
| False pretenses Keeping house of ill-fame | 1 2 | year. Pending. One sentenced to Ionia 5 months; 1 sentence suspended. |
| Larceny | 1 | Superioded. Sentenced to the State Prison 1 year each. Fined \$5 and costs. Convicted and appeal taken. |
| | | |

HILLSDALE COUNTY.

BENJAMIN P. SHEPARD, Prosecuting Attorney.

Number of persons prosecuted, 213.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---------------|-----|---|
| Adultery | | Pending. One not prosecuted; 7 pending. One convicted and fined \$100 and costs; 1 convicted and fined \$100 and costs; 1 convicted and fined \$30 and costs; 1 convicted and fined \$30 and costs; 1 convicted and fined \$30 and costs; 1 convicted and sent and the sent and sent sent sent sent sent sent sent sent |

PROSECUTING ATTORNEYS.

HILLSDALE COUNTY-Continued.

NO THE PERMIT AND THE PUNISHMENT

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|---------|---|
| Assault with intent to rape | 1 4 | Convicted and fined \$100. One convicted and sentenced to State Prison 3 years; 1 convicted and sentenced to State Prison 2 years; 1 convicted and sentenced to |
| Car breaking | 1 64 | State Prison 18 months; 1 pending. Notice provided and costs paid. Two convicted and fined \$10 and costs; 2 convicted and fined \$3 and costs; 38 convicted and fined \$3 and costs; 1 convicted and fined \$6 and costs; 1 convicted and fined \$6 and costs; 1 convicted and fined \$6 and costs |
| EmbezzlementFalse protenses. | | State House of Correction at 10018 4 months; 1 convicted and sentenced to State House of Correction at 10018 3 months; 7 convicted and sentenced 20 days to county Jall; 3 convicted and sentenced 20 days to county Jall; 3 convicted and patic costs; 1 convicted and sentence suspended; 2 not guilty. Two not guilty; 1 discharged, on motion of Pros. Att'v. |
| Forgery | 4 | One convicted and sentenced to State Prison 1 |
| Fraudulently disposing of chattel mortgaged | 2 | year; 1 convicted and sentenced 90 days in county jail; 2 pending. |
| property | ī | county jail; 2 pending. One pending; 1 discontinued. Convicted and fined \$25. |
| Keeping saloon open on Sunday | 1 2 | |
| Larceny of all grades | 37 | One discontinued; 1 pending. One convicted and sentenced to State Prison 5 vears; 1 convicted and sentenced to State House of Correction at Ionia 2 years; 1 con- |
| | | House of Correction at Ionia 2 years; 1 con- |
| | | |
| and the second s | | rection at Ionia 1 year; 1 convicted and sen- tenced to Reform School at Lansing till 21 |
| | | vears old; 2 convicted and sentenced to Reform School at Lansing till 18 years old; 3 con- |
| | | victed and sentenced to Reform School I year: 4 convicted and sentenced to State House of |
| | | Correction at Ionia 90 days; 8 convicted and sentenced to Detroit House of Correction 90 |
| | | dever 9 convicted and contended 30 days to |
| | | county jail; I convicted and fined \$50 and costs; I convicted and fined \$10 and costs; 6 |
| | İ | convicted and fined \$5 and costs; 2 convicted and fined \$1 and costs; 1, bail forfelted and collected of bondsmen; 3 not guilty; 2 nolle |
| | 1 | collected of bondsmen; 3 not guilty; 2 nolle prox'd; 3 pending. |
| Maiming | 2 2 | Examination continued. |
| Malicious injury | 2 | One settled and costs paid; 1 pending. One convicted—new trial granted, and now |
| Obtaining liquor under false pretenses | 1 | pending; I pending. Convicted and fined \$25 and costs. |
| Receiving stolen property | 2 | One convicted and sentenced to Detroit House of Correction 1 year; 1 convicted and sen- |
| | i | tenced to State House of Correction at Ionia |
| Recognizance forfeited | 5 | 1 year. One paid, 4 pending. |
| Seduction | 1 | Pending. |
| intoxicated | 1 | Convicted and fined \$25 and costs and 10 days in |
| Selling liquor to a minor. | 4 2 | county jail. Two discontinued; 2 pending. |
| Selling liquor to a minor. Selling liquor without bond. Search-warrant. Slander | 1 | Pending. Goods found and delivered to owner. |
| Slander | 2 | One convicted and fined \$5 and costs; 1 discontinued and costs paid. |
| Stealing from dwelling | 1 | Pending. |
| Stealing from dwelling Surety of the peace | 7 | Band given for good behavior. One convicted and sentenced to State House of Correction at Ionia 6 months; I convicted and sentenced to State House of Correction at Ionia 4 months; I convicted and sentenced to State House of Correction at Ionia 30 days; 3 |
| | | Ionia 4 months; I convicted and sentenced to State House of Correction at Ionia 90 days; 3 convicted and sentenced to Detroit House of Correction 65 days; 1 not guilty. |

HOUGHTON COUNTY.

C. B. GRANT, Prosecuting Attorney.

Number of persons prosecuted, 46.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-------------|---|
| Arson | 1 2 | Acquitted. One convicted and sent to State House of Cor- |
| Assault and battery | 18 | rection at Ionia 2½ years; 1 pending. One convicted and fined \$15 and costs; 2 fined \$1 and costs; 1 fined \$2 and costs; 1 fined \$1 and costs; 2 fined \$3 and costs; 1 fined \$4 and costs; 2 fined \$4 and costs each; 2 fined \$5 and costs; 1 convicted and fined \$5 and costs; 1 costs; 1 convicted and fined \$5 and costs or costs; 1 convicted and sold sold sold sold fined and costs or 15 days in fail; 2 discharged; 1 ac quitted. |
| Bastardy | 2 | Convicted: 1 ordered to pay \$3 per month for support of child; 1 paid funeral expenses of child, \$35. |
| Burglary Disorderly persons | 8 | Convicied and sent to State Prison for 15 years. One bound over to keep the peace 6 months; 4 fined \$2 each and costs; 2 ordered to enter into recognizance in the sum of \$300, or in default, to be sent to the Detroit House of Correction for one year; 1 bound to keep the peace in the sum of \$300. |
| Indecent exposure of person | 1 1 5 | Convicted and fined \$1 and costs. Pending. Acquitted, 1: 2 convicted and fined \$5 and costs |
| Malicious injury to building | 2 | or 15 days in Jall; 1 convicted and fined 86 and costs or 15 days in jail; 1 sentenced to 5 months in Detroit House of Correction; 1 convicted and sentenced to State Prison for 15 months; 1, sentence suspended. One sentenced to Ionia House of Correction 3 |
| | [| months; 1, sentence suspended. |
| Manslaughter Obtaining goods under false pretenses | 1 2 | Discharged. One nolle pros'd: 1, sentence suspended. |
| Rape—attempt to commit on a child under 10 years of age | 1 | Convicted and sentenced to 4 years at State |
| Selling liquor on Sunday | 1 | Prison. Dismissed on payment of costs of prosecution, \$25, by defendant. |

HURON COUNTY.

HIRAM L. CHIPMAN, Prosecuting Attorney.

Number of persons prosecuted, 20

| No. | THE RESULT AND THE PUNISHMENT. |
|-----|--|
| 9 | One fined \$50 and costs; 1 fined \$2 and costs; fined \$1 and costs; 1 fined \$3.50 and costs; 1 fined \$20 and costs; 1 fined \$20 and costs; 2 fined \$20 and costs; 2 fined \$20 and costs |
| 2 | each; I fined \$5 and costs; I fined \$100 and 3 months in county jail. Tried and convicted in the January term, 1880, taken to Supreme Court and sent back for |
| 1 | new trial. Information filed. Information filed. Information filed. Fined \$25 and 10 days in tail. |
| | 2 |

INGHAM COUNTY.

EDWARD CAHILL, Prosecuting Attorney.

Number of persons prosecuted, 302.

| | 1 | |
|-------------------------------|------|---|
| CHARGED WITH. | No | . THE RESULT AND THE PUNISHMENT. |
| Abduction | 5 | Two held for trial; 1 discharged. Two held for trial; 3 discharged. Nine acquitted; 26 Nolle pros. convicted; 2 fined 81; 1 fined 82; 18 fined 85; 4 |
| | | fined \$5 and costs; 4 fined \$7; 5 fined \$10; 3 fined \$15; 3 fined \$20; 4 fined \$25; 1 fined \$35; 1 fined \$35; 1 fined \$35; 1 sent to county jail for 10 days; 1 sent to Ionia House of Correction for 60 days; |
| Assault with intent to murder | 1 | 4 fined the costs; 3 sentence suspended. One sent to Reform School; 1 convicted of as- sault and battery and fined \$50; 1 pending. |
| Bastardy | 1 | Bound over to Circuit Court. |
| Bigamy | 1 | Pending. |
| Burglary | 3 | One sent to Jackson State Prison 6 years; 2 |
| Cruelty to animals | 1 1 | pending. |
| Common prostitute | 15 | Convicted and fined \$10. Three acquitted; 6 convicted; 4 gave recogni- |
| Common proservate | 1 20 | zance for good behavior; I sent to Detroit |
| | 1 | House of Correction 6 months; 1 sent to coun- |
| | 1 | ty tail 60 days. |
| Drunk and disorderly | 100 | Acquitted 2; Nolle pros. entered, 5; convicted, |
| | į. | 93:-4 fined the costs; 12 fined \$1 and costs; 49 |
| | | fined \$5 and costs: 4 fined \$10: 20 sentenced |
| | 1 | to county jail 20 days; 1 sent to Ionia House of Correction 60 days; 1 sent to Ionia House |
| | , | of Correction 60 days; 1 sent to Ionia House |
| Disorderly persons. | | of Correction 90 days; 2 sentence suspended. |
| Disorderly persons | 31 | Acquitted, 2; Nolle pros. entered, 4; convicted, 25; sentenced to Ionia House of Correction in |
| | 1 | default of recognizance for good behavior, |
| | | 19; to county jail, 1; gave recognizance for |
| | 1 | good behavior, 5. |
| False pretenses | 3 | Nolle pros. entered. |
| Forgery | 5 | One pending: 2 convicted: 1 sentenced to State |
| = • | Į | Prison I year; I sentenced to Ionia House of |
| | ١. | Correction 1 year and 6 months. |
| Indecent exposure of person | 1 | Fined \$10. |
| Keeping house of ill fame | 5 | Four convicted and gave recognizance for good |
| Larceny | 31 | behavior; 1 discharged. Acquitted, 4; Nolle pros. entered, 6; convicted, |
| Larceny | 31 | 21: 1 sentenced to county jail 30 days; 1 sent |
| | | to county tail 60 days: 7 sent to Ionia House |
| | | to county sail 60 days; 7 sent to Ionia House of Correction 90 days; 7 sent to Reform |
| | | School: 1 sent to Ionia House of Correction |
| * | | year and 6 months; 1 sent to State Prison 4 |
| | | years; 1 fined \$20 and costs; 2 sentenced to |
| 7 11 . 3 | | State Prison 2 years each. Convicted and fined \$25 and costs, appealed and |
| Libel | 1 | Convicted and fined \$25 and costs, appealed and |
| Malicious injury to building | 2 | still pending. One convicted and sent to Ionia House of Cor- |
| maticious injury to building | - | rection 90 days; lacquitted. |
| Poisoning, attempted | 1 | Discharged on examination. |
| Slander | 2 | One acquitted: 1 convicted, fined \$25 and costs. |
| 1 | - 1 | annealed and acquitted. |
| Violating liquor law | 4 | One convicted and fined \$90 and costs; I convicted and fined \$25 and costs; I acquitted; I |
| = | | victed and fined \$25 and costs; lacquitted; l |
| *** * | | Nolle pros. entered. |
| Violation of Sundaylaw | 1 | Acquitted. |
| Willful trespass | 2 | Acquitted. |
| | | |

IOSCO COUNTY.

W. H. Simpson, Prosecuting Attorney.

Number of persons prosecuted, 36.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|--------------|--|
| Assault and battery | 12 | Two convicted and fined \$5 cach and costs or 10 days in jail; 4 fined \$1 and costs; 1 sent to jail for 60 days; 1 fined \$6 and costs; 1 fined \$25 and costs or 30 days in jail; 1 sent to jail sent to jail. |
| Burglary. Cruelty to animals. Drunkenness | 4 1 11 | days; I fined 6 cent's and costs; I fined \$2 and costs. Discharged on writ of habeas corpus. Convicted and fined \$12 or 12 days in jail. Four convicted, and each sent to jail for 20 days; 4 fined \$5 and costs; 1 discharged; 1 fined \$1 and costs or 10 days in jail; 1 sent to |
| Disorderly persons | 2 | jail 30 days. One convicted and sent to Ionia 90 days; 1 sent to Ionia for 6 months. |
| LarcenySlander | 3 | Both awaiting their trial in the Circuit Court, One convicted and fined \$5 or 60 days in Jail; 1 fined \$5 and costs; 1 sent to Jail 20 days. |

ISABELLA COUNTY.

M. DEVEREAUX, Prosecuting Attorney.

Number of persons prosecuted, 55.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|---------|--|
| Adultery | 1 16 | Now pending. Seven fined \$5 and costs each; 3 dismissed; tried and acquitted; I settled by the parties 3 sent to House of Correction 90 days; Innec |
| Assault with intent to commit rape | 2 | \$10 and costs. One examined and acquitted; the other dis charged, sufficient evidence not being found to convict. |
| Assault with intent to kill and murder | 1 | Notte prox. ordered, on request of Prosecuting Attorney—sufficient evidence to convict not being found. |
| Burglary | 2 | One pleaded guilty, sentenced to State Prisor for I year; the other pleaded guilty, sentenced to House of Correction for 6 months. |
| Carrying concealed weapons | 113 | Pleaded guilty—settled between parties. Five sentenced to pay fine of \$\$ and costs each 1 sentenced 90 days to Detroit House of Cor rection—sentence vacated; 1 sent to Jail & days; one 10 days; 1 sent to Ionia 90 days; 4 |
| Disorderly | 2 | sentence suspended. One pleaded guilty, sentenced to House of Correction 90 days; the other pleaded guilty, sentence suspended. |
| Disturbing religious meeting | 1 | Pleaded guilty, fined \$5 and costs. Dismissed for want of sufficient evidence. |

ISABELLA COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--------------------|-----|---|
| Cruelty to animals | | Tried and acquitted. Pleaded guilty—pending. Two tried and acquitted; 1 examined and acquitted; 3 entenced 6 months; one 30 days; 1 to ketorm School until 18 years |
| Rape | 3 | old; 2 pending. One examined and discharged; 2 discharged for want of sufficient evidence. |
| Slander | 1 | Want of summert evidence. Pleaded guilty, fined \$5 and costs. Tried and convicted, fined \$25 and costs and 12 days in Jail. |

ISLE ROYAL COUNTY.

T. L. CHADBOURNE, Prosecuting Attorney.

No term of Circuit Court has been held in Isle Royal county. No business has been had in Court of Justices of Peace there, to which my attention has been called.

JACKSON COUNTY.

R. J. Haire, Prosecuting Attorney.

Number of persons prosecuted, 814.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|---|
| In Circuit Court. | | |
| Adultery | 2 | Pending |
| Arson | 2 | One sentenced to prison lyear; Idiscontinued. |
| Assault and battery (appealed) | 3 | Nolle pros'd upon payment of fine and costs of |
| | l . | court below. |
| Assault with intent to murder | 2 | New trial granted and upon second trial con- victed of assault, fined \$100 and sentenced to Ionia 3 months: I discontinued. |
| Assault with intent to ravish | 2 | One sentenced to State Prison 10 years; 1 dis- |
| Appendix with insome to 14 /1811 | 1 ~ | continued. |
| Rastardy | 1 | Convicted and sentenced. |
| Bastardy Breaking and entering freight car with intent | 1 - | |
| to commit larceny | 4 | One sent to Ionia 4 years; 1 sent to Reform |
| | | School; 1 sent to Ionia 6 months; 1 nolls |
| Burglary | i | One sent to Ionia 1 year and 6 months; 1 pend- ing. |
| Embezzlement | 3 | Costs paid and discontinued. |
| False pretenses | 1 1 | Tried and acquitted. |
| Indecent exposure of person | 1 1 | Discontinued. |
| 1.arceny | 15 | One sentenced to Ionia for one year; 1 sent for 1 year and 6 months; 4 for 2 years; 1 six months; 1 sent to State Prison 3 years; 1 State |
| | 1 | Prison 4 years; 2 for 2 years; 1 sentenced to |
| | 1 | jail in county for 3 months; 1 sentence sus- |
| | 1 | pended; lacquitted; ldiscontinued. |
| Larceny from dwelling | 1 | Defendant became insane and case pending. |
| Larceny from a store | 1 | Defendant became insane and case pending. (Same person before mentioned.) |
| Larceny from person | 1 | Sent to State Prison for 4 years. |
| Lewd and lascivious cohabitation | 1 | Acquitted. |
| Obtaining money by gaming | 1 1 | Discontinued. |
| Robbery | 1 | Sentenced to State Prison for 12 years. |
| Violation of liquor law | 4 | One fined \$50 and jail 10 days; I fined \$70 and jail 15 days. |

JACKSON COUNTY-Continued.

| CHARGED WITH. | No | . THE RESULT AND THE PUNISHMENT. |
|---|--------|---|
| IN JUSTICE COURT. | | |
| Abuse of animals | 1 2 | Fined 85 each. |
| Adultery | . 5 | Two held for trial; 1 discharged on examina tion; 2 pending. |
| Assault | . 1 | Fined \$3. |
| Assault and battery | | 4 One fined \$55; 3 fined \$25; 7 fined \$20; 1 fined \$21; 1 fined \$21; 1 fined \$21; 1 fined \$11; 2 fined \$13; 1 fined \$12; 1 fined \$13; 19 fined \$10; 2 fined \$8; 10 fined \$15; 5 fined \$15; 2 fined \$15; 5 fined \$15; 5 fined \$1,20 fined \$ |
| Assault with intent to murder | 2 | Held for trial. |
| Bigamy | 1 | Discharged on examination. |
| Breaking and entering railroad car with intent | 1 | L |
| to commit larceny. Breach of the peace. Disorderly (including common prostitutes) | 11 107 | of bonds; 11 sentenced 90 days to Ionia; 12 gave bonds in \$200; 9 gave bonds in \$100; 10 sentenced to jail 15 days; 17 for 30 days in default of bonds; 11 in default of bonds 60 days; 12 sentence suspended; 3 discontinued; 10 notle most. |
| Drunk | 48 | Twenty-seven fined \$8 and committed in de- fault; 9 sentence suspended; 7 fined \$5; 4 dis- continued. |
| Entering R. R. freight cars to obtain carriage | 4 | One held for trial; 3 discontinued. |
| False pretenses | 1 7 | One held for trial; 6 discontinued and costs |
| | | paid. |
| Gambling and betting | 5 | One convicted and fined \$25; 2 fined \$20; 1 paid costs and discontinued. |
| Gaming House | 3 | Costs paid and discontinued |
| House of Ill-tame | ĭ | Pending. |
| House of ill-tame Indecent exposure of person | 2 | One held for trial: 1 discharged. |
| Larceny, grand | 34 | Pending. One held for trial; 1 discharged. Twenty-four held for trial; 4 costs paid and |
| Larceny, simple | 91 | Awonty-four field for trial; 4 costs part and discontinued; 10 discharged on examination. Only 10 to |
| Larceny from dwellingLarceny from store | 6 | Four held for trial; 2 discharged. |
| Larceny from store | - i | Held for trial |
| Larceny from person | 4 | Three held for trial: I discharged |
| Larceny from dwelling | 3 | Two held for trial: 1 discharged. |
| Larceny from dwellingLewd and lascivious cohabitation | | Three held for trial; I discharged. Two held for trial; I discharged. One held for trial; I married, paid costs and discontinued. |
| Malicious injury to property | - 1 | One convicted and fined \$10; 6 fined \$5; 2 fined \$3; 4 sentence suspended and costs paid. |
| Perjury | 2 2 | One discharged: I pending |
| Pointing fire.arms | 2 | One acquitted; 1 discharged. |
| tape | 1 1 | Discharged on examination. |
| Vagrancy | 32 | Ten sentenced to lonia for 90 days; 8 sentence |
| Violation of liquor law | - 1 | suspended; 9 sent to jail in default of bonds; 5 discharged. Eleven fined \$25 and costs; 1 fined \$50; 1 sent to |
| - | - 1 | jail 20 days, appealed; I fined \$70 and 20 days, appealed; 2 fined \$35; I fined \$50; 6 paid costs |
| 1 | | |
| Cases the result of which were not reported by the justice and I can not give, were-miscel. | 1 | and discontinued; 2 acquitted. |

KALAMAZOO COUNTY.

EDWIN M. IRISH, Prosecuting Attorney.

Number of persons prosecuted, 297.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|---------|---|
| Adultery | 4 | Two convicted and sentence suspended; 2 nolle pros'd. |
| Assault and buttery. | | Case noile provid. One convicted and sent to county jail for 90 days; 1 sent 75 days; 1 sent 70 days; 3 sent 80 days each; 1 sent 40 days; 2 sent 80 days each; 4 sent 25 days each; 1 sent 20 days; 6 sent 16 days each; 1 sent 20 days; 6 sent 16 days each; 1 sent 40 days; 1 fined \$50 and costs; 2 fined \$2 seach; 4 fined \$50 each; 7 fined \$60 each; 4 fined \$50 each; 6 fined \$50; 1 fined \$15 each; 7 fined \$60 each; 4 fined \$50 each; 6 fined \$51; 1 discharged on satisfaction flict, costs \$11; 4 sold-providence subspended; 5 acquitet; 4 noile providence subspended; 5 acquitet; 5 noi |
| Assaulting an officer | 2 | One convicted and sent to State Prison 3 months; |
| Burglary | | One convicted and sent to State Prison 2 years; I sent I year; I sent 3 months; I sent to Ionia I year; I sent 4 months; I pending; I dis- charged on his own recognizance. |
| Disorderly (Cases prosecuted under Chapter LIII., Compiled Laws) | 55 | Twelve convicted and sentenced to Detroit House of Correction I year each, in default of sureties; Sentenced 8 months each in like default; Sentenced 6 months each, 4 sentenced 4 months; 2 sentenced 3 months; 1 sentenced 10 days; 1 sentenced 10 lonis 1 year; 1 sentenced to county jail 90 days; 2 sentenced 65 days each; 2 recognized with sentenced 65 days each; 2 recognized with months; 9 servers 200 f months; 10 and 10 months; 10 servers 200 f months; 10 servers 200 |
| Disturbance in store Drunkenness Embezziement False protenses—obtaining property by means | 2 78 | One sent to jail 5 days; 1 fined \$5. Thirteen convicted and sent to jail 20 days sach; 1 sent 19 days; 3 sent 15 days; 1 sent 12 days; 10 sent 10 days; 1 sent 6 days; 4 sent 5 days; 39 head \$5 and costs; 2 fined \$6; 1 fined costs; 1 sentence suspended; 2 notice pros'd. Sent to county jail for 50 days. |
| 01 | 1 | Case nolle pros'd. |
| Forgery | 39 | Sentence suspended. One convicted and sent to State Prison four months; 1 sent to Ionia 1 year; 1 sent 10 months; 1 sent 50 months; 1 sent 60 months; 3 sent 60 days each; 2 sent to Detroit House of Correction 90 days each; 1 sent 80 days; 2 sent 70 days; 2 sent 70 days; 3 sent 90 days; 1 sent 90 days; 1 sent 18 days; 1 sent 60 days; 1 sent 18 days; 1 sent 60 days; 1 sent 18 days |
| Libel |] 2 | 1 pending; I discharged on examination. Sent to State Prison 1 year. One acquitted; 1 nolle pros'd. |
| Malicious injury to dwelling | 4 | One convicted and sent to jail 80 days; 2 sentence suspended. |
| Malicious injury to dwelling | 4 | One convicted and sent to jail 80 days; 2 sentence suspended; 1 acquitted. |
| Murder | 1 | Acquitted. Pending. Acquitted. |

ABSTRACTS OF REPORTS OF

KALAMAZOO COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|------------------------------------|-----|--|
| Rape-assault with intent to commit | _ | One convicted and sent to State Prison for |
| nape-assaute with intent to commit | 1 1 | vears. |
| Sale of condemned oil | 1 | Acquitted. |
| Sale of intoxicating liquors | ÿ | Five convicted and fined \$25 each, of which number one case was taken to the Circui Court on certiorari and affirmed; 3 acquitted 1 note provid. |
| Stealing growing crops | 1 | Acquitted. |
| Stealing growing crops | â | One convicted and sentenced to Detroit House of Correction 1 year, in default of sureties; recognized for 6 months; 2 nolle prox'd. |
| Willful injury to growing crops | 4 | |

KALKASKA COUNTY.

BURTON S. HOWE, Prosecuting Attorney.

Number of persons prosecuted, 12.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Adultery Assault and battery Larceny (simple) Mallicious trespass Mavhem Seiling intoxicating liquors to minors. | 3 2 | Discharged on payment of costs. One fined \$5.50; I fined \$5; I fined \$5; I fined \$70 one fined \$5.5; I fined \$5; I fined \$70 one fined \$5.5; I fined \$70 one |

KEWEENAW COUNTY.

JOHN POWER, Prosecuting Attorney.

Number of persons prosecuted, &

| CHARGED WITH | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|---|
| Assault with intent to murder | 2 | Both convicted of assault and battery, and sen- tenced to pay fines aggregating \$125, fines |
| Assault and battery Malicious mischief. Surety of peace. Rape. | 1 1 | paid. Convicted, fined \$5 and costs, paid. Pending. Ordered to find surctics, recognizance filed. Convicted and sentenced to I year's imprisoment. |

KENT COUNTY.

FRANK F. KUTTS, Prosecuting Attorney.

Number of persons prosecuted, 1,710.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| COURTS OF RECORD, 158. | | |
| Abduction | 2 | Information quashed. |
| Adultery Assault with intent to murder | 2 | One Notte pros't; 1 paid \$110 and costs. One convicted of assault and battery and ser to jail 90 days; 1 convicted and ser to Stat Prison 15 years; 1 notte pros's; 1 convicte of assault and battery and fined \$50; 1 co victed of assault and battery and sent to ja |
| Assault and battery | 5 | 30 days; 2 pending. Certiorari discharged, 2; pending, 3. Sent to Ionia 3 months. |
| Attempt to commit rape Attempt to commit larceny Bastardy | 3 | Convicted of assault and battery, 1; pending, One sent to Jackson 1 year; 1 nolle pros'd. One sentenced to pay \$1 per week for 3 years; |
| | | pending; 1 paid \$300. |
| Burglary and larceny | | Two convicted and discharged by Suprem Court; I sent to Jail 40m/s; 2 sent to Jail 40m/s; 2 sent to Jackson 1 year; 1 sent to Ionia 6 months; 1 sent 1 fackson 2y years; 1 sent to Ionia 1 years; sent to Ionia 1 year; 8 nolle pros d; 3 acquitted; 1 sent to Jackson 4 years; 1 sent to Jackson 5 years; 1 sent 10 Jackson 5 years; 1 sent 10 Jackson 5 years; 1 reasons filed. |
| Bigamy | 1 | Pending. |
| Conspiracy to murder | 2 | Nolle pros'd. Nolle pros'd. |
| Conspiracy to murder | ī | Nolle pros'd. |
| Disorderly | 1 4 | Nolle prox'd. One sent to jail 30 days; 2 nolle prox'd; 1 pend |
| | * | ing. |
| Palse pretenses | 3 | One sent to Jackson 9 months; 1 bail estreated 1 sent to House of Correction 60 days. One dismissed for want of jurisduction; 1 sen |
| | l | to Ionia 9 months; 1 sent to Jackson 10 months 3 pending. |
| erand Jarceny. | 16 | Two sent to Jackson 3 years; 1 sent to Jackson 2 years; 3 pending; 3 nolle pros'd; 1 sent to Jackson 1 year; 1 bail estreated; 1 sent to Jackson 1 year; 2 acquitted; 1 sent to Jackson months; 1 sent to Ionia 6 months. |
| ncest | 2 | Pending. |
| nsaneeeping house of ill-fame | 4 2 | Sent to Kalamazoo. |
| arceny from dwelling. | 13 | Inotile pros'd; I pending. One sent to Jackson 3 years; 3 notile pros'd; sent to Ionia 1½ years; 1 convicted and discharged by Supreme Court; 1 sent to Ionia months; 2 sent to Ionia 9 months; 2 sent to |
| arceny from person | 12 | Jackson I year; I reasons filed. Three acquitted; 2 nolle pros'd: 1 sent to Jack son I year; I sent to Jackson 6 months; t |
| arceny from store | 8 | pending. One sent to Ionia 3 months; 1 sent to Jackson of years; 1 pleaded guilty and sentence suspen ded; 2 sent to Jackson 9 months; 1 sent to Ionia 1 year; 1 sent to Jackson 2 years; |
| aintaining nuisancealicious injury to personal property | 6 | nolle pros'd. Pending, 2; nolle pros'd, 2. Three acquitted; 1 sent to Ionia 6 months; 2 |
| alicious injury to reservoir | 1 | pending. Pending. |
| urder | 2 | Acquitted. |
| erjuryoiluting water supply | 3 | Pending, 2; nolle pros'd, 1. Pleaded guilty and sentence suspended. |
| ape | | Nolle pros'd. |

KENT COUNTY .- Continued.

| CHARGED WITH. | No | . THE RESULT AND THE PUNISHMENT. |
|--|---|--|
| Resisting officer Robbery Seduction Threatening to accuse of crime Violation of liquor acts. Violating village ordinance | 2 2 | One noile pros'd; lacquitted; lsent to Ionia 1 year. One sent to Jackson 5 years; lacquitted; 2 sent to Jackson 3 years. One pending; isent to Ionia 3 months. One pending; isent to Ionia 3 months. One bending; when of jurisdiction. |
| COURTS NOT OF RECORD, 535. | | Held for trial. |
| Adultery | 14 | Seven discharged; 2 nolle provid, respondent paid costs; 5 heid for trial. Pending. Dismissed. Sending discharged; 6 paid fine, \$3.51; 5 paid fine, \$8.51; 4 fined \$1.62; 1 sent to jail 15 days; 1 fined \$2.63; 1 fined \$3.63; 2 fined \$3.63; 1 fined \$3.63; 2 fi |
| Assault with intent to murder Assault with intent to round rape. Attempt to commit lareny. Attempt to commit burglary. Attempt to commit aron. Bastardy. Bigamy. Freaking and entering car. Burglary and inreesy Conspiracy to murder. Careless use of fire-arms. Compounding felony. Cruelty to animals. Disorderly. | 1 1 5 1 2 44 2 2 1 1 | Held for trial. Notle provid. Notle provid. Discharged. Discharged. 1 held for trial. Held for trial. Held for trial. Three notle provid. 5 discharged; 36 held for trial. One held for trial. One held for trial. Discharged. Fined \$8.57. |
| Entering dwelling in day-time | 8 6 1 17 | Two sent to John a months; 10 gave bonds of months; 4 gave bonds of 2800; 2 nodle proof 4; 12 dismissed; 3 sent to Jonia on eyen; 1 paid 56.88; 1 gave bonds of 2800; 1 sent to Jail Boldays; 2 paid \$14.94; 1 paid \$5; 1 sent to Jail Boldays; 2 paid \$14.94; 1 paid \$5; 1 sent to Jail Boldays; 2 paid 10 days; 2 days; 1 paid \$4.94; 1 paid \$6.94; 1 held for trial. Hold for |

KENT COUNTY .- Continued.

| No. | THE RESULT AND THE PUNISHMENT. |
|-------|--|
| 28 | Twenty-three held for trial; 4 dismissed; 1 sent to Reform School till 18 years old. |
| _ 23 | Five discharged; 12 held for trial; 5 pending; 1 |
| 2 4 | nolle pros'd. Held for trial. Two paid costs and married; I nolle pros'd; I nending. |
| 9 | One fined \$26.46; 1 acquitted. Seven held for trial; 2 discharged. Discharged. |
| . 1 2 | Four held for trial; 1 fined \$15; 1 acquitted. Held for trial. One held for trial; 1 discharged. |
| . 2 | Discharged. Held for trial. Held for trial. |
| 1 8 | One held for trial; 1 dismissed. Held for trial. Three held for trial; 5 discharged. |
| - 6 | Four married and paid costs; Theld for trial; I |
| . 4 | Three acquitted; 1 discharged. Discharged. Dismissed. |
| 20 | One sent to Jail 90 days; 1 fined \$55—appealed; 1 sent to Ionia 90 days; 2 convicted and appealed; 2 notle provid; 2 acquitted; 1 fined \$3.57; 1 fined \$4; 4 dismissed; 1 paid \$8; 1 fined |
| , | \$15; 2 fined \$35; I sent to jan 90 days. |
| | 23 2 4 2 9 1 6 2 2 2 2 2 2 2 2 2 2 3 3 3 3 3 6 6 4 1 1 |

LAKE COUNTY.

THOMAS SMURTHWAITE, Prosecuting Attorney.

Number of persons prosecuted, 10.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| Assault and battery | 3 | Two guilty: 1 fined \$1 and costs or 10 days; 1 fined \$10 and costs or 40 days in jail; both served time; 1 not guilty. |
| Assault with intent to ravish | 1 | Convicted of assault, fined \$25 and costs and 75 days in fail. |
| Careless use of fire-arms Embezzlement | 1 | Nolle pros'd. Guilty: sentenced 90 days in State House of Correction at Ionia. |
| False pretenses | 1 | Nolle pros'd. Guilty: 1 year in State Prison. |
| Larceny (petit) | 2 | Both guilty: I fined 35 and costs or 20 days in jail—paid fine; I, being only 10 years and 8 months old, and the amount stolen being \$13, the court sentenced him to the State Reform School, at Lansing, till he arrived at the age of 18 years. |

LAPEER COUNTY.

HARRISON GEER, Prosecuting Attorney.

Number of persons prosecuted, 93.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|----------------------------|---|
| Arson | 1 24 | Discharged. Four convicted and fined \$25 each; 2 fined \$20 each; 2 fined \$16 each; 4 fined \$10 each; 1 fined \$5; 1 fined \$5; 1 fonet details each; 2 mined \$25; 1 fined \$5; 1 convicted and sentence suspended; 2 discharged; 2 acquitted on trial; 5 vending. |
| Assault with intent to murder | 2 | One convicted and sentence respited; 1 sent to Jackson for 21 years. |
| Assault with intent to commit rape | 2 | One tried and acquitted; I convicted and sen- tenced to Jackson for 10 years. |
| Bastardy | 1 1 1 | Pending. Convicted and sentenced to Jackson for 1 year. Convicted and sentenced to Jackson for 1% |
| Disorderly persons | 6 | years. Three convicted and sent to Ionia for I year each; I convicted, bond given and sentenced |
| Drunk and disorderly persons | 20 | to pay \$2 per week for support of child; I, sentence suspended; I discharged. One convicted and sentenced for 20 days; 1 sen- tenced for 15 days; 7 sentenced for 10 days; 1 fined \$8,50; 5, sentence suspended; 1 acquit- |
| EmbezzlementForgery | 1 | ted: 2 discharged; 2 fined \$5 each. Convicted and sentenced to Ionia for 2 years. Convicted and sentenced for 2 years. |
| Imputing want of chastity to female | 16 | Convicted and fined \$10. One tried, and after disagreement of jury, escaped; 2, nolle pros. entered; 2 acquitted; 2 sent to House of Correction for 2 years; 1 fined \$100; 1 sent to Jackson for 2 years; 1 to jail 1 week; 3 to jail 9 days; discharged; 1 sent to Reform School until 18 years of age. From person: 1 sent to Jackson for 3 |
| Murder. Obtaining property by false pretenses Robbery Seduction Selling liquor to drunkard Threatening peace Violating liquor law | 1 1 1 1 1 9 | years. Jackson 15 years. Penning. Penning. Pending. Convicted and fined \$80. Convicted and sent to Ionia for 1 year. One fined \$35; 1 sined \$34; 4 discharged; 1 fined \$50; 1 fined \$35; 1 sined \$34; 5 discharged; 1 |

LEELANAW COUNTY.

A. B. DUNLAP, Prosecuting Attorney.

Number of persons prosecuted, 4.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| Assault and battery Theft. Threatening violence | ī | Fined \$15 and costs. Bound over to Circuit Court. Bound to keep the peace one year. |

No criminal business before Circuit Court nor any juries called during the year, although our population is 6,200.

LENAWEE COUNTY.

WILLIAM A. UNDERWOOD, Prosecuting Attorney.

Number of persons prosecuted, 405.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|-------------------------------|-----|--|
| Adultery | 7 | One convicted and fined \$250; 2 fined \$100 each; 1 fined \$71 and costs; 1 sentenced to State Prison I year; 1 to the Detroit House of Cor- |
| Assault with intent to murder | 2 | rection 1 year, and 1 for 6 months. One convicted and sentenced to State Prison 2 |
| Assault with intent to ravish | 2 | years, and one discharged. Convicted and sent to jail, 1 for 60 days and the |
| Assault and battery | 50 | other for 10 days. One convicted and fined 80 and costs; 2 fines 31 each and costs; 1 fines 41 and costs; 7 fines 32 each and costs; 1 fined 80 and costs; 1 fined 82 and costs; 1 fined 82 and costs; 2 escaped; 1 acquitted; 4 sentence suspended on payment of costs; 3 sentence auspended on payment of costs; 16 cases discontinued on payment of costs; 16 cases discontinued without payment of costs; 18 cases reto jail 10 days; 1 sent to jail 5 days; 1 sent to jail 8 days; 1 sent to jail 8 days; 1 rection 8 months each. |
| Burglary | 10 | Two convicted and sent to House of Correction 2 years each; 2 cases discontinued; 1 convicted and sent to State Prison I year; 2 sent to State Prison 70 ly years each; 1 sent to State Prison 3 years, and 2 sent to State Prison for 4 years each. |
| Burning stacks | 1 | Convicted and sent to State Prison 3 years. Two convicted and sent to House of Correction 1 year each; 1 sent to House of Correction 18 months, and 1 acquitted. |
| Counterfeiting coin | 3 | One convicted and fined the costs and 2 cases discontinued. |
| Cruelty to animals | 1 2 | Acquitted. Both convicted: 1 sent to State Prison 2 years. |
| Disorderly | 1 | and 1 to House of Correction 18 months. Nineteen convicted and sent to House of Correction 3 months each; 2 sent to House of Correction 3 months each; 2 sent to House of Correction 4 months each; 3 sent to House of Correction 5 months each; 9 sent to House of Correction 6 months each; 2 sent to House of Correction 6 months each; 2 sent to House of Correction 6 months each; 2 sent to House of Correction for 100 days each; 2 sent to House of Correction for 100 days each; 2 sent to House of Correction for 100 days each; 2 sent to House of Correction for 100 days each; 2 sent to House of Correction for 100 days each; 2 sent to House of Correction for 100 days each; 2 sent to House each; 2 se |
| Drunk | 92 | escaped. Twenty-two convicted and fined \$5 each and costs; 6 sent to jail 5 days each; 16 sent to jail 10 days each; 16 sent to jail 10 days each; 2 sent to jail 10 days each; 2 sent to jail 12 days; 10 sent to jail 12 days; 10 sent 5 days 10 sent discontinued on payment; 10 days; 10 sent discontinued on payment; 10 days; 10 sent discontinued without payment of costs; 2 escaped and 3 acquitted. |
| Embezzlement | 4 | Two convicted and sentence suspended; 1 case noise pros'a; 1 discharged on examination. |
| False pretenses | 8 | One convicted and sent to State Prison 1 year; 2 acquitted; 1 nolls pros'd, and 3 discharged |
| Fraudulent voting | , | on examination; One pending; 1 convicted and sent to State Prison 3 years. |
| Forgery | 2 | Convicted and sentenced to pay a fine of \$50 each. |
| Indecent exposure of person | 1 | Convicted and sent to House of Correction 3 |

ABSTRACTS OF REPORTS OF

LENAWEE COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|---------|--|
| Intentional discharge of fire-arms | 1 4 | Nolle pros'd. One convicted and sent to State Prison 3 years |
| Keeping gaming room | 3 | 1 nolle pros'd; 2 discharged on examination. One escaped; 1 discharged on examination; |
| Keeping house of ill-fame | 1 | pending. Convicted and sent to Detroit House of Cor |
| Lurceny | 65 | rection 6 months. 2 sent to State Prison 5 years 2 sent to State Prison for 4 years; 1 sent to 3 sent to State Prison for 4 years; 1 sent to on 2 years; 1 sent to State Prison 1 year; 3 sent to State Prison 18 months; 1 sent to House of Correction 18 months; 1 sent to House of Correction 3 months; 1 sent to House of Correction 3 months; 1 sent to House of Correction 3 months; sent to Reform Schoo till 21; 8 discharged on payment of costs; 2 discharged without payment of costs; 1 ac- quitted; 1 sent to juil 10 days; 1 sent to juil 2 days; 1 flued 18 and costs; 1 flued 45 and costs; days; 1 flued 18 and costs; 1 flued 45 and costs; |
| Lewd and lascivious cohabitation | 2 | I fined \$15 and costs; I fined \$22 and costs. One convicted and sent to House of Correction |
| Malicious maiming of horse | 1 12 | l year; I discharged. Nolle pros'd. One convicted and fined \$5 and costs; 2 fined the costs; 3 fined \$1 and costs; 6 discharged |
| Murder | 1 | by State agent. Convicted of manslaughter and sent to State |
| Manslaughter Perjury | 4 | Prison 8 years. Pending. One convicted and fined 100; 1 convicted and sent to State Prison 1 year; 2 nolle provid; |
| Prostitution Poisoning horse Rape Receiving stolen property Resisting officer Reliting diseased meat | 2 | discharged on examination. Convicted and fined 850. Convicted and sent to State Prison 2 years. Discharged on examination. Convicted and sent to Reform School till 21. Discharged on examination—costs paid. One convicted and fined 810 and costs; 1 fined 82 and costs; 3 cases discontinued; 1 acquit. |
| Violation of liquor law | 13 | 22 and costs; 3 cases discontinued; 1 acquit- ted; 1 convicted and fined 25 and costs; 1 convicted, jail 60 days. E55 each and costs; 1 five convicted and fined 255 each and costs; 1 acases discontinued, and 3 cases of suspended sentence. |
| Violation of Sunday law | 4 | Convicted and fined \$1 each and costs. |

LIVINGSTON COUNTY.

Andrew D. Cruikshank, Prosecuting Attorney.

Number of persons prosecuted, 67.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---------------|------|---|
| Abortion | 1 23 | Tried, and acquitted by jury. Four convicted and fined \$5 each and costs, paid; 3 convicted and fined \$5 each, fine and costs paid; 2 fined \$60 ench, and costs paid; 1 fined \$8, and costs paid; 2 fined \$60 ench ench ench ench ench ench ench ench |

LIVINGSTON COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----------------------|--|
| Assault and battery with intent to murder. Bastardy. Bribery of electors. Burglary. Berrauding hotel keeper. Drunkenness. Drunk and disorderty. Failure to file liquor bonds. | 1 1 2 7 1 | Settled by parties, costs paid. One nolle prostd; I discharged. Bound over to Circuit Court-pending. Discharged on examination. One settled, party discharged; I discontinued. Two convicted and sentenced to 10 days in Jail; 2 discharged; 3 fined 50 each and costs, paid. Lory 90 days. Forfeited ball 75. |
| Fraudulently disposing of chattel mortgaged property Larceny, simple. | 1 | Convicted and fined \$50, fine not collected. One fined \$10 or 30 days, fine paid; I sentenced to Reform School until 18 years of age; 2, jury disagreed; 2 found not guilty; I dismissed. |
| Larceny, grand | 3 | One discharged on examination; lacquitted. Two convicted and fined \$1.75 and costs, paid; lacquitted. |
| Muriter Presenting fire arms without malice. Hefusal to assess dogs. Selling liquor to minors. Selling intoxicating liquors to person in the habit of getting intoxicated. | 3 | Pending. Jury disagreed. Convicted and fined \$50—appealed to Supreme Court. Two fined \$25 and costs each, paid; 1 settled, costs paid. |
| navit of getting intoxicated | 8 | One, Jury disagreed; 3 fined \$25 each and costs, paid; i discontinued; 2, sentence suspended; 1 settled, complaint withdrawn and costs paid. |

MACOMB COUNTY.

GEORGE H. CROCKER, Prosecuting Attorney.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|---|
| Arson | 1 | Held for trial, convicted and sentenced to State Prison for 5 years. |
| Assault and battery | 26 | Six countries 'I direct \$5 and costs; I fined \$5; and costs; I fined \$5 and costs; I fined \$5 and costs. Three acquitted; 5 note proceed and costs. Three acquitted; 5 note proceed and costs are supported to appear after first trial and disagreement of the jury. |
| Assault with intent to kill and murder | 5 | Two discharged on examination; 1 nolle prose entered; 2 convicted of assault and battery; 1, sentence suspended; 1 fined \$25. |
| Assault with intent to commit rape | 4 | One convicted and sentenced to State Prison I year; 2 discharged on examination; 1 now pending. |
| Breaking and injuring dwelling house | | Convicted and fined \$100. |
| Burglary | 1 | Now pending. Convicted and fined \$5 and costs. |
| Embezzlement | | One acquitted; I discharged. |
| Forgery | | Now pending. |
| Forgery Keeping slaughter house within 20 rods of pub- | | |
| lic highway Larceny | 4 | One convicted, fined \$20; 2 nolle pros. entered. Four convicted: 2 sentenced 60 days in Detroit House of Correction; 2 sentenced 60 days to |
| Rape | 8 | Ionia. One convicted and sentenced to State Prison 10 years; 1, two trials, jury disagreed; 1 heid for trial and now pending. |
| Surety for good behavior | 1 | Convicted and ordered to furnish sureties. |
| Surety to keep the peace | ŝ | Four convicted and sureties given; lacquitted. |

MACKINAC COUNTY.

P. T. PACKARD, Prosecuting Attorney.

Number of persons prosecuted, 18,

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Assault and battery | 7 | Three fined \$5 each; 1 fined \$3; 1 fined \$2.50; acquitted. |
| Burglary | 8 | Tried jointly, had 3 trials, nolle pros. entered discharged. |
| Drunk and disorderly Imputing want of chastity to a female Larceny Violation of the liquor law | 1 | Two-sent to Jail 5 days; 1 acquitted. Sent to Jail 25 days. Sentence: to State Prison 5 years. Acquitted. |

MANISTEE COUNTY.

LOUIS E. MORRIS, Prosecuting Attorney.

Number of persons prosecuted, 84.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Abduction | 1 | Disagreement-pending. |
| Assault | 3 | One paid costs; I dismissed. One for 3 years to state Prison at Jackson; pending; I, examination in progress. |
| Assault and battery | 43 | Eight paid costs; 2, complainants paid costs; fined \$1 and costs; 3 fined \$3 and costs; 1 fine. |
| | | \$4 and costs; 4 fined \$5 and costs; 2 fined \$1 and costs; 1 fined \$12 and costs; 1 fined \$2 and costs; 2 for 5 day in county jail; 1 for 90 days in Detroit Hous |
| | | of Correction; 4 for 30 days in Detroit House of Correction; 4 for 30 days in Ionia House of Correction; 3 acquitted; 1 pleaded forme conviction and acquitted; 2 dismissed; 1 |
| | | greement; lappealed and notte pros'd; lap pealed and pending; 2 escaped. |
| BurglaryDisorderly persons—Vagrants | 3 2 | Dismissed. One for 1 year in Detroit House of Correction |
| ForgeryKeeping house of ill-fame | 1 3 | 1 dismissed. Dismissed. One for 6% months in Detroit House of Correc |
| Larceny. | | tion; 1 fined \$20; 1 pending. Three acquitted; 2 dismissed; 1 dismissed and complainant paid costs; 1 fined \$3 and costs |
| | | I fined \$15 and costs; 2 for 90 days to Ioni: House of Correction. |
| Larceny from the person | 4 2 | One, disagreement and nolle pros'd; 3 pending One paid costs; 1 dismissed. |
| Receiving stolen property | î | Nolle pros'd. |
| Receiving stolen property/iolation of insurance laws/iolation of Liquor Law: | 1 | Information quashed. |
| Keeping open on Sunday | | Two fined \$25 and costs and 10 days in countrial; 1 dismissed. |
| Selling to minor | 1 2 | Paid costs. |
| Violation of militia laws | 2 | One for 10 days in county jail; 1 dismissed. Judgment of \$12 and costs, each. |

MANITOU COUNTY.

EDWARD H. GREEN, Prosecuting Attorney.

Number of persons prosecuted, 2.

| CHARGED WITH. | No. | THE RESULT AND THE PU | VISHMENT. |
|---------------------|-----|--|-------------|
| Assault and battery | 1 | Convicted, fined \$10 and costs. Circuit Court and discharged. Dismissed in Circuit Court. | Appealed to |
| | ĺ | | |

MARQUETTE COUNTY.

JOHN Q. ADAMS, Prosecuting Attorney.

Number of persons prosecuted, 84.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|----------------------------|-----------------------|--|
| Adultery | 1 45 | Discontinued. One fined \$1 and costs; \$4 fined \$5 and costs; \$1 fined \$6 and costs; \$3 fined \$2 and costs; \$3 fined \$3 and costs; \$2 fined \$4 and costs; \$3 fined \$2 and costs; \$3 fined \$2 and costs; \$1 fined \$21 and costs; \$3 fined \$20 and costs; \$1 fined \$21 and costs; \$3 fined \$20 and costs; \$1 dissubject; \$1 discontinued; \$2 sent to jail; \$4 days; \$1 and to pa; \$1 costs; \$1 fined \$20 costs and \$20 and to pa; \$2 all costs; \$1 fined \$2 cents and \$2 cents |
| AuctioneerBastardy | 1 2 | Discontinued. One fined \$6 per month and bond for \$500 to |
| Breach of Liquor Law | 5 | Superintendent of Poor; 1 nolle pros'd. Three sentenced to pay costs; 1 fined \$25 and |
| Disorderly persons | 6 | costs; 1 fined \$5 and costs. Three sent to county jail 90 days; 1 to House |
| Highway robbery | 1 14 | of Correction; I lonis; I fined \$2 and costs. Sent to State Prison 7 years. One fined \$50 and costs or 90 days in Jail; I fined 5 and costs; 2 fined \$10 and costs; 1 fined \$25 and costs; 2 sent to I tonis; 1 sent to Reform School; I acquitted; 3 discontinued; I dismissed. |
| Malicious injury to house: | 3 1 1 2 2 | Two sent to jail 60 days; 1 fined \$50. Sent to State Prison 3 years. Sent to State Prison 3 years. Sent to Ionia 1 year. One fined \$3 and costs; 1 fined \$1 and costs. |

MASON COUNTY.

R. P. BISHOP, Prosecuting Attorney.

Number of persons prosecuted, 53,

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Adultery | 3 | Discharged on examination. |
| Arson | 50 | Discharged. One fined \$40 and costs; 10 fined \$10 and costs; 4 fined \$5 and costs; 5 fined costs. |
| Assault with intent to kill | 1 | One convicted of assault and battery and fined \$50; I pending. |
| Assault with intent to rape | 1 | Discharged, Pending. |
| Disorderly | 1 | One sent to Ionia for 3 months; 3 gave bonds. Pending. Fined \$13. |
| GamblingLarceny | 7 | One sent to Reform School; 3 sent to Reform School 3 months each; 1 sent to jail 10 days; 1 fined \$10 and costs. |
| Malicious injury to personal property | 4 | One fined \$10 and costs: I fined \$5 and costs; lacquitted; I settled between parties. |
| Obtaining goods under false pretenses Prostitution | 3 | Discharged. One sent to Detroit House of Correction for 3 |
| Violation of Liquor Law: Keeping saloon open on Sunday Keeping open saloon after hours | 2 3 | years; 2 fined \$10 each and costs. One fined \$25; 1 sent to Jail 10 days. Two fined \$25 and costs and 10 days in Jail; 1 pending. |

MECOSTA COUNTY.

L. G. PALMER, Prosecuting Attorney.

Number of persons prosecuted, 60.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|-------------------------------|-----|---|
| Arson | 3 | One nolle pros'd; I died while cause was pend- |
| Agonalt | 1 | ing; 1 held for trial in the Circuit Court. |
| Assault and battery | | Discharged. One fined \$15 and costs; 3 fined \$10 and costs; 1 |
| | | fined \$50 and costs; I sent #0 days to Detroit House of Correction; I fined \$5 and costs; fined \$3 and costs; I fined costs; 3 fined \$2 and costs; I sent to county jall 10 days; I fined \$8 and costs; 6 noile pros'd: 1 acquitted. |
| Assault with intent to murder | 1 | Discharged. |
| Drunk | 5 | Two sent to jail 20 days; 1 sent 15 days; 1 fined |
| m. 1 | ١. | \$5 and costs; 1, sentence suspended. |
| False pretenses | 12 | Nolle pros'd. |
| Larceny | 12 | Four notle pros'd: 1 sent to Reform School; 1 sent to Detroit House of Correction 90 days; 2 sent to jail: 1 for 30 days, 1 for 10 days; 1 paid costs; 1 acquitted; 1, sentence sus uended. |
| Malicious injury to dam | 1 | Bound over to Circuit Court for trial. |
| Rape | 1 | Discharged upon examination. |
| Vagrancy | 8 | One sent to Detroit House of Correction for 90 days; 1 sent for 65 days; 6, sentence suspended. |
| Violation of Hquor laws | 8 | Three fined \$25 and costs—discharged on appeal; 1 fined \$25 and costs; 1 paid costs. |

MIDLAND COUNTY.

D. M. HITCHCOCK, Prosecuting Attorney.

Number of persons prosecuted, 76.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|---|
| Assault and battery | 1 | Ten convicted and fine paid; I, sentence sus pended; I, complaint withdrawn; 3 acquit ted; I escaped. |
| Larceny | 3 | One convicted and fine paid; 1 unpaid; 1 sento iail. |
| Disorderly conduct | 8 | One convicted and fine paid; I pending, on ap |
| Intoxicated | 42 | peal; 6 acquitted. Thirty-three convicted and fine paid; 2 acquit ted; 2, sentence suspended; 5 sent to jail. |
| Cruelty to animals | 1 | Convicted and fine paid. |
| Destruction of personal property | 1 | Acquitted. |
| False pretenses | 1 4 | Convicted and fine paid. |
| Violating liquor lawViolating village ordinance | 2 | Acquitted. Convicted, fine paid, 1; I acquitted. |

MISSAUKEE COUNTY.

M. D. RICHARDSON, Prosecuting Attorney.

Number of persons prosecuted, L

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---------------|-----|--------------------------------|
| | | |
| Vagrancy | 1 | Acquitted. |

MONROE COUNTY.

GEORGE M. LANDON, Prosecuting Attorney.

Number of persons prosecuted, 107,

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| Adultery | 2 | One discharged on examination; 1 pending. Discharged on examination. Three were fined \$2 each and costs—paid; 1 fined \$1 and costs—paid; 1 fined \$5 and costs —paid; 1 sentenced to Jonis for 90 days; 1 |
| Bastardy | 8 | paid; 1 sentenced to Ionas for 90 days; 1 sentenced to county lail for 30 days; 5 discharged; 1 discharged by commissioner for Juvenile offenders; 4 were acquitted on trial; 14 were settled and costs paid. Two were settled; 1 has been twice tried and a new trial granted. |
| Breaking and entering R. R. car with intent, etc. | 2 | One sentenced to Jackson 8 years; 1 sentenced to lonia 2 years. |

MONROE COUNTY-Continued.

| CHARGED WITH, | No. | THE RESULT AND THE PUNISHMENT. |
|--|----------------------------|---|
| Breaking and entering store, etc. Burglary Burning insured property, etc. Cruelly to animals Disturbing public meeting. Embezzlement | 1 1 | One sentenced to Ionia 2 years. Two were sentenced to Jackson for 10 years each; 1 sentenced to Ionia for 10 years. Acquitted. Two convicted and fined 6 cents each and costs; Acquitted. Acquitted. Discharged on examination. |
| False pretenses. Fire-arms, careless usc of. Forgery. Larceny, petit. | 1 2 1 12 | Discharged on examination. Discharged on examination. Tried, Jury disagreed and nolle provd. One fined \$5 and costs-paid; I fined \$1 and costs-paid; 2 fined \$2 each-paid; 2 sentenced 90 days cach to Ionia; 1 sentenced to Reform School; 2 sentenced to county jail 30 days each; I discharged; 2 acquitted. |
| Larceny from person | 1 | Jury disagreed and discharged—having been imprisoned some 4 months awaiting trial. One year at Ionia. |
| Larceny from dwelling in day timeLiquor Law-police | 6 | One fined \$25 and costs—paid; 1 acquitted; 3 complaints withdrawn and costs paid; 1 nending. |
| Liquor law—tax Manslaughter. Muskrat law—violation of. Polygamy Rape Resisting officer. Seduction. | 3 4 1 1 3 1 | Discontinued on payment of tax and costs. One discharged on examination; 2 acquitted. Two acquitted; 2 settled. Discharged on examination. Notle proof on examination. Notle word a comparation of the comparation of the settled by marriage. Comparation of the comparation of the error in sentence. |
| Surety of the peace. Willful and malicious killing, etc Willful and malicious destruction of property. | 1 | Three settled; 2 convicted and gave bonds. Discharged on examination. Seven discharged on examination; 2 pending. |

MONTCALM COUNTY.

HARMON SMITH, Prosecuting Attorney.

Number of persons prosecuted, 151,

| CHARGED WITH. Abduction Abortion Adultery Arson Assault and battery | No. | Pending One sent to State Prison 7 years; I discharged Bound over, and discharged in Circuit. Cour One sent to House of Correction 2 years; I sen for 1 year. One sent to State House of Correction for 9 days; I discharged before trial; I fined Soan county jail for 15 days; I fined S 5 and 85M costs, paid; I fined \$15 and \$4.30 costs; I fine Soand \$3.00 costs, paid; I fined; I fined Soan \$6.13 costs, paid; 2 sent to State House of Cor and costs, paid; 2 sent to State House of Cor and costs, paid; 1 fined \$5 and \$5.00 costs, paid |
|--|-----|---|
| | | Solve of the control |

MONTCALM COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|--------------|--|
| Assault and battery | 10 | One acquitted on trial—costs to complainant of \$13.95, paid; if fined \$25 and \$21.57 costs, paid; 2 fined \$1 each and costs, \$23.95, paid; 1 acquitted on trial—costs, \$15.23 to complainant, paid; 1 discontinued; 1 fined \$10 and \$4.65 costs, paid; 1 discharged; 1 acquitted; if fined \$10 and \$4.75 costs, paid; 1 costs, pa |
| Bastardy | 1 | and \$4.78 costs, paid. Pending examination complainant absconded, |
| Burglary | 6 | One sent to State Prison 5 years; 1 discharged on examination; 1 sent 1 year to State House of Correction; 2 sent to State House of Correction 3 years each; 1 nolle pros'd. |
| Burglary and robbery | 1 | Pending. |
| Disorderly person | 1 | Acquitted. |
| Disposing of mortgaged property | 2 | One fined \$30 and \$11.60 costs, paid; I discharged |
| Drunkenness | 1 | for want of proper jurisdiction. Fined \$5 and \$5.29 costs, paid. |
| Embezzlement | 1 1 | Discharged upon examination |
| False pretenses | s | One discharged; 1, reasons filed for not filing information; 2 fined \$5 and \$4.11 costs, each, paid; 1 discharged in Circuit Court; 1 tried and acquitted; 2 nolle pros'd. |
| Felonious assault | 1 2 | Pending. One acquitted; I, information quashed. |
| Forgery | 1 | Discharged upon examination quashed. |
| Indecency Jail liberties—violation of Keeping house of ill-fame | î | Discharged upon examination. Fined \$2 and \$4.36 costs, paid. |
| Jail liberties-violation of | 2 | |
| | ľ | Six acquitted; I sent to Detroit House of Cor- rection for I year; I gave bail for good be- havior for I year. |
| Larceny (petit) | 19 | havior for I year. Three sent to State months; I discharged; 12 dismassed on trial; 3 acquitted; 2, sentence suspended; 1 note prox, pending; 1 fined \$0, 1 lined \$0 and \$5.25 costs, 1 fined \$1 and \$2.56 costs, all paid; 2, complainants exhowing discharged; 1 and \$2.56 costs, all paid; 2, complainants exhowing all paid; 2, complainants exhowing the sentence of the |
| Larceny (grand) | 9 | One discharged on examination; I nolle pros'd; 3 acquitted; I sent I year, and I sent I years to the State House of Correction; I sent 90 days to State House of Correction; I pending. |
| Malicious injury | 3 | |
| Misdemeanor | 2 | days; 1 discharged. One discharged; 1 convicted and paid costs of prosecution, \$6.63. |
| Murder | 1 | Discharged on examination, as justifiable homi- |
| Neglect to support family | 2 | One acquitted; 1 sent 90 days to jail—reheard in Circuit Court and sent 90 days to Ionia. |
| PerjuryProfanityRape | 1 1 3 | Pending. Discontinued. One discharged—complainant paying costs, \$10; 1 acquitted; 1 sent to Ionia for 90 days. |
| Resisting officer | 1 2 | Discharged—complainant paying costs, \$8. Reasons given for not filing information. One acquitted; I fined \$5 and \$7.50 costs, paid; 1 pending in Circuit Court on appeal. |
| Stander | 8 | nending in Circuit Court on annea! |
| Surety of the peace | | One withdrawn—complainant paying costs, \$22,06; I sent to Detroit House of Correction for I year: I acquitted. |
| Threats. Yagrancy Violation of liquor law | 1 3 16 | pending in Circuit Court on appeal. One withdrawn-complainant paying coats, \$22.05; isent to Detroit House of Correction for i year; lacquitted. Gave bounds for I year. Sent to State House of Correction for 90 days. Sent to State House of Correction for 90 days. One freed \$20 or 10 days in jail, i fined \$20 and 10 days in jail—all appendences, \$21.45, and 10 days in jail—went to jail; lanew trial granted; 1 fined \$27.44 and 10 days in jail; \$2.40 and 10 days in jail; \$2.40 and 10 days in |

MUSKEGON COUNTY.

MARSHALL L. STEPHENSON, Prosecuting Attorney.

Number of persons prosecuted, 229.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|------------------------|--|
| Abandoning child | 1 1 1 2 65 | Noile provid. Discharged. Discharged. Discharged. Discharged. Discharged. One ball forfeited; one 90 days in House of correction; one 55 days in House of Correction; 11 noile provided and fined—fine and costs paid; 22 convicted and fined—fine and costs paid; 22 convicted and sentence suspended, costs paid; 1 complaint |
| Assault and resisting an officer | 11 2 9 | withdrawn; one 10 days in fail. Convicted, fined—fine and costs paid. One nolle pros'd; one 1 year at Ionia. Three discharged; 4 nolle pros'd; one 90 days House of Correction; 1 under bond for 6 months. |
| Larceny | 43 | Two sent to Reform School until 18 years old; one 10 days in Jail; two 24 days in Jail; two 30 days in Jail; two 90 days in Jail; two 90 days at Ionia; one 60 days House of Correction at Detroit; 1 complaint withdrawn; 4 sentence suspended; 16 (discharged; 7 noile pros'd; 1 sentence suspended; one 1 year at Ionia; one |
| Liquor law (violation of). Keeping saloon open on Sunday. Public intoxication. | | I year at State Prison. Discharged. Convicted, fined—fine and costs paid. Sixteen discharged; 3 complaint withdrawn; 35 convicted, sentence suspended, costs paid; 12 convicted, fined 86 cach, fine and costs paid; 5 convicted sentenced 15 days in jail; 1 convicted, 13 days in jail; 10 convicted, 12 days in jail; 2 days in jail; 2 days in jail; 2 days in jail; 3 day |
| Misdemeanor | 4 | jail; 2 convicted, 20 days in jail. Two nolle pros'd; 2 convicted, fined \$5, fine and |
| Sureties to keep peace | 4 | costs paid. Three under bonds; 1 nolle pros'd. |

NEWAYGO COUNTY.

GEORGE LUTON, Prosecuting Attorney.

Number of persons prosecuted, 45.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-------|--|
| Aiding prisoner to escape | 1 1 2 | Pending. One fined 33 and costs—paid; 1 sentence su pended; 5 sent to Detroit House of Correctic pended; 5 sent to Detroit House of Correctic and costs—paid; 3 fined 35 cach—paid; 1 fined 55 cach—paid; 1 fined 55 cach—paid; 1 inder suspended sentence; discharged on disagreement of jury. Note proc. entered. One convicted, sentence suspended; 1 discharged on examination. Acquitted. |
| Bastardy Burglary False pretenses Keeping saloon open on Sunday | | |

NEWAYGO COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---------------------------------------|-------------|---|
| Larceny | 16 | Five acquitted; 1 fined \$5 and costs—paid; 1 fined \$25 and costs or 70 days at Detroit House of Correction—not paid; 5 discharged; 2 bound over for trial to the Circuit Court; 1 sent to State Reform School; 1 fined 6 cents and cost |
| Malicious Injury to personal property | 1 1 1 | —paid. Pending. Fined \$25 and costs—paid. Fined \$5, sentence remitted. |

OAKLAND COUNTY.

AARON PERRY, Prosecuting Attorney.

Number of persons prosecuted, 381.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|---|
| Adultery | 3 | Two discharged on examination; I escaped from officer. |
| Assault and battery | 88 | Six nolle prox'd before trial; 3 nolle prox'd after |
| | | trial; [pending; 1] settled; 7 acquitted; 80 convicted; 25 sentence suspended; 17 sentenced \$10 fine or 30 days imprisonment; 11 ned \$80 rg. 20 days; 2 fined \$50 rg. 20 days; 2 fined \$50 cach; 1 fined \$50; 2 fined \$60 rg. 20 days imprisonment; 2 fined \$10 or 10 days imprisonment; 1 fined \$50 rg. 20 days; 2 fined \$50 cach; 1 fined \$50 rg. 20 days; 2 fined \$60 rg. 20 days imprisonment; 1 fined \$50 rg. 20 days imprisonment; 1 fined \$50 rg. 20 days; 2 fined \$60 rg. 20 days imprisonment; 1 fined \$20 rg. 20 days imprisonment; 1 fined \$20 rg. 50 days; 1 fined \$30 rg. 10 rg. 20 days imprisonment; 1 fined \$20 rg. 50 days; 1 fined \$50 rg. 10 rg. 10 rg. 20 |
| Assault with intent to murder | 7 | recognizance before trial. Four discharged on examination; I declined to file information; I pending; I sent to Jackson for I year. |
| Bastardy | 1 | Pending. |
| Rurning (malicious) of fence | 1 | Sent to Reform School. |
| Burning (statutory) of barn | 1 | Pending. Two discharged on examination; 1 sentenced 2 |
| | _ | years to State Prison; 1 sent 2 years to State House of Correction at Ionia. |
| Cheating with false measures Disinterring dead bodies | 2 2 | Nolle pros'd. One sentenced to State Prison at Jackson for 5 years: 1 fined \$800, paid. |
| Disorderly: | 1 | Put under bonds for 6 months. |
| (a) Refusing to support wife(b) No visible means of support | 1 2 | Convicted, sentence suspended. |
| Disturbing religious meeting | 3 | Nolle proxid on payment of costs. |
| Embezzlement | 2 | One pending; I declined to file information against. |
| False pretenses | 8 | One pending; 1 declined to file information; 1 sentence suspended. |
| Forgery | 4 | One broke jail; 2 sentence suspended; 1 de- clined to file information against. |
| Illegal Voting; | ١. | Discharged on examination. |
| (a) Voting twiceLarceny (petit) | 15 | Three nolle pros; 1 acquitted; 11 convicted; 1 sentence suspended; 2 fined \$10 or 30 days in prisonment; 1 fined \$20 or 30 days; 1 fined \$ |
| | | or 20 days imprisonment; 1 fined \$12 or 60 days imprisonment; 1 fined \$6 or 10 days; 1 fined \$15 or 90 days at 10 nia; 1 fined \$70 or 90 days at Ionia; 1 sent to Reform School; 1, recogniz- ance forfeited before trial. |

ABSTRACTS OF REPORTS OF

OAKLAND COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|--------------------|---|
| Larceny (grand) | 8 | Two discharged; 1 acquitted; 2 sentenced 2 years at State House of Correction at Ionia; 1 for 4 months at Detroit House of Correction: |
| Larceny of a horse | 3 | 2, sentence suspended. One pending; I declined to file information; I convicted and sentenced 2 years at House of |
| Larceny from dwelling | 4 | One pending; I discharged on examination; I sentenced to Jackson for 5 years; I to House |
| Larceny from person | | of Correction at Ionia for 3 months. Two discharged; lacquitted; I sentenced to State Prison at Jackson for 2% years. |
| Larceny from store | 1 | Sent to House of Correction for 6 months. |
| (a) To fence | 3 | Nolle prosid on payment of costs. One discharged; I fined \$10 or 30 days imprisonment; I pending. |
| Murdor Officer-falsely acting as. Rape—assault with intent to commit | 2 1 7 | Pending., 1 pending. Pending., 1 pending. Wolle profit. Two discharged on examination; 1, recogniz ance forfeited; 2 declined to file information against; 1 sent to State Prison for 5 years; 1 sent to State Prison for 2 years; 1 |
| Seduction | 3 2 6 | One pending; 2 ended by marriage. Convicted and fined \$20 each. Three nolle pros'd before trial; 3 acquitted. |
| Spirituon's Liquors: (a) Selling to intoxicated person | 3 | Two nolle pros'd: 1 acquitted. Convicted, and now pending on appeal to Circuit Court. |
| (c) Selling without paying tax | 2 | One, sentence suspended; 1 fined \$50 and 10 days in [ai]. |
| (d) Keeping saloon open after hours | 1 1 1 177 | Was in Jan. Notle pros'd. Notle pros'd. Acquitted. Fined from \$3 to \$25, or imprisonment from 10 to 90 days, or sentence suspended. |
| Stealing ride on cars | 7 | Convicted—sentence suspended. Three note pros'd: 1 acquitted; 3 convicted; 2 put under \$100 bonds for 6 months; 1 put under \$200 bonds for 3 months. |
| | ļ | |

OGEMAW COUNTY.

S. V. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 9.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| A ssault and battery Attempt to commit rape Burglary Drunk Larceny | 1 4 | Convicted and fined \$5 each. Examination had and pending. Examination had and pending. Three convicted, fined \$5 each; 1 acquitted. Pending. |

ONTONAGON COUNTY.

M. L. DUNHAM, Prosecuting Attorney.

Number of persons prosecuted, 10.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|-----------------------------|-----|--|
| | | |
| Assault and battery | - 6 | One fined \$10 and costs—paid; 1 fined \$5 and costs—paid; 1 settled—paid costs; 3 acquitted. Discharged on examination. |
| Larceny | 1 1 | Discharged on examination. |
| Nuisance | . 1 | Fined \$5 and costs—escaped. |
| Publishing obscene language | . 2 | Fined \$5 each and costs-paid. |

OSCEOLA COUNTY.

Cassius M. Beardsley, Prosecuting Attorney.

Number of persons prosecuted, 30.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|------------------|--|
| Assault | 2 5 | One fined \$5 and costs; lacquitted. One fined \$1 and costs; lifted \$3 and costs; fined \$5 and costs; lifted \$10 and costs; |
| Burglary Bigany Disorderly | 1 1 3 | jury disagreed and nolle proc. entered. Convicted sentenced to State Prison is months Held for trial in Circuit Court—pending. One required to give bonds for good behavior of Sdays in county jail—committed; I required to give bonds for good behavior or months in Jonia House of Correction—com |
| False pretenses Forgery Keeping house of III fame Larceny | 1 1 2 5 | mitted; I required to give bonds to keep the peace 7 months—bonds given. Guilty—sentence suspended. Guilty—sentenced to State Prison 3 years. Held for trial in Circuit Court. One fined \$10 and costs; 1 fined \$20 and costs or 40 days in jail; I sentenced to House of Correction at Tonia for 90 days; I sentenced to |
| Maliciously killing animal under \$25 value Malicious injury to growing crops. Murder Obstructing R. R. track | | Reform School until the age of 18 years; acquitted, Guitty-fined \$25 or 30 days in jail. Discharged on examination. One examined and discharged on examination; 2 notle prod 2 before examination. One tried and acquitted; balance, notle pros. entered. |

OTSEGO COUNTY.

WILLIAM R. KENDRICK, Prosecuting Attorney.

Number of persons prosecuted, 15.

| No. | THE RESULT AND THE PUNISHMENT. |
|-----|--|
| 5 | One fined \$15 and costs or 30 days in Jail; 1 fined \$20, appealed, afterwards withdrew appeal and paid fine and costs; 1 discontinued; 2 ac- |
| 1 | quitted. Jury disagreed. Examined and bound over to Circuit Court— pending. Convicted and fined \$15 and costs or 15 days in jail. |
| | Two fined \$25 and costs; I fined \$50 and costs or 20 days in Jail; I acquitted; I, jury disagreed in two trists. Convicted and fined \$50, including costs. |
| | 5 1 1 2 |

PRESQUE ISLE COUNTY.

PHILIP A. INGLESBY, Prosecuting Attorney.

Number of persons prosecuted, 20.

| CHARGED WITH | No. | THE RESULT AND THE PUNISHMENT. |
|--------------------------|-----|---|
| Assault and battery. | 10 | Two fined \$1 and costs, paid; 1 fined \$50 and costs, paid; 2 fined \$25 each and costs or 60 days in jail—appealed to the Circuit Curt and now pending; 1 sent to county jail 5 days; 4 fined \$5 each and costs, paid. |
| Burglary | 2 4 | days; 4 fined \$5 each and costs, paid. Discharged for want of evidence. One fined \$10 and costs; 1 fined \$1 and costs; 2 fined \$2 each and costs; all paid. |
| Murder | 2 | One sent to State Prison 15 years: 1 let go under |
| Selling liquor to minors | 1 | suspended sentence—since discharged. Discharged by jury. Discharged by jury. |

ROSCOMMON COUNTY.

GEO. L. ALEXANDER, Prosecuting Attorney.

Number of persons prosecuted, 15.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|---|
| Arson | 2 3 | One acquitted; 1 nolle pros. entered. One sent to jail for 30 days; 1 fined \$3 and costs, and nolle pros. entered in one case. |
| Assault with intent to murder | 2 | one convicted of assault and battery and sent to House of Correction at Ionia for 90 days; I pleaded guilty to assault and battery and was fined \$25. |
| Disorderly | | Found guilty and sentence suspended on con- dition that she leave the county. |
| DrunkennessLarceny | 3 2 | All three guilty and fined \$5 and costs. One sent to House of Correction at Detroit for one year: 1 bound over for trial at Circuit |
| Selling liquor contrary to statutory regulations | 2 | Court and discharged on writ of habeas corpus. One sent to jail for twenty days; I fined \$40 and costs. |

SAGINAW COUNTY.

LORENZO T. DURAND, Prosecuting Attorney.

Number of persons prosecuted, 788.

| Number of per- | SOUS | prosecuted, 188. |
|--|------------------|--|
| CHARGED WITH | No. | THE RESULT AND THE PUNISHMENT. |
| Abduction | 1 5 1 4 | Two bound over; I discharged. Three bound over; 6 discharged. Discharged. Discharged. One convicted and fined \$8 and costs; 1 fined \$50 and costs; 1 sequitted; 2 discharged. Bound over to Circuit Court. One fined \$3 and costs; 1 fined \$5 and costs; 2 discharged. Twelve convicted and fined 6 cents and costs; 1 fined 50 cents and costs; 24 fined \$1 and costs; 1 fined 50 discharged. |
| Assault with intent to commit murder. Assault with intent to ravish. Bastardy. Burgiary. Disorderly. | 1 8 8 | costs; 10 fined \$2 and costs; 5 fined \$3 and costs of fined \$3 and costs of fined \$5 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 2 fined \$10 and costs; 2 fined \$10 and costs; 3 fined \$10 and costs; 3 fined \$20 and costs; 4 fined \$20 and costs; 5 conto fined 62 and 10 days; 4 sent to fail 10 days; 4 sent to fail 30 days; 1 sent to fail 20 days; 5 sent to fail 20 days; 5 and to fail 20 days; 6 and 10 fined 62 and 12 days; 10 fined 62 and 1 |

CHARGED WITH.

SAGINAW COUNTY-Continued.

NO. THE RESULT AND THE PUNISHMENT.

| | _ | |
|--|---------|--|
| (a) Drunkards | 43 | Forty convicted and sent to House of Correction; 2 convicted, sentence suspended; 1 |
| (b) Common prostitutes | 7 | acquitted. Six convicted, sent to House of Correction l year; lacquitted. One nolle pros'd; 2 discharged. |
| (c) Gaming(d) Vagrants | 3 21 | One nolle pros'd; 2 discharged. Convicted and required to furnish bonds for good behavior or in default to House of Cor- |
| Embezzlement | , | rection one year. |
| False pretenses Fire arms—carcless use of | 2 2 | Bound over. One convicted and fined \$5 and costs; lacquitted. |
| Indecent exposure of person | 1 3 | Discharged. Bound over. One convicted and fined \$25 and costs; 2 dis- |
| Larceny: | 1 - | i charged. |
| (a) Grand. (b) Petit. | 109 | Eight bound over; 3 acquitted. Tweive convicted and sent to House of Correction 80 days; 8 sent to Recorm School units 30 days; 18 sent to county jail 30 days; 3 sent to sent to county jail 30 days; 4 sent to pain 40 days; 1 sent to jail 5 days; 3 fined \$30 and costs; 3 fine |
| (c) From store in day time | 1 | Bound over. |
| (d) From the person. Lewd and lascivious cohabitation. Malicious injury: | ı | Discharged. Bound over. |
| (a) To building | 13 | One convicted and sent to jail for 30 days; 3 sent to jail 20 days; 1 fined \$25 and costs; 1 fined \$5 and costs; 1 fined 6 cents and cost; 2 sentence suspended; 1 acquitted; 3 dis- |
| (b) To personal property | 1 | charged. One convicted and fined \$15 and costs; 1 fined \$5 and costs; 1 acquitted; 2 discharged. |
| Murder Nuisance | 5 | Discharged. Two bound over; 3 settled, defendant abating |
| Passing counterfeit money | 1 | and paying costs. |
| Perjury Profanity Refusing to pay money collected as public officer. Removing mortgaged property from county | 1 1 | One bound over; 1 acquitted. Fined \$3 and costs. Bound over. |
| Removing mortgaged property from county Robbery | 1 7 | Property returned and costs paid. Five bound over; 2 acquitted. |
| Seduction | 1 | Pending. |
| Selling liquor to intoxicated person | 5 | Two acquitted; 3 discharged. |
| Selling liquor to intoxicated person | 1 | Discharged. One convicted and fined \$25 and 10 days in jail; |
| Selling unwholesome provisionsSiander | 2 42 | 1 acquitted; 2 discharged. One bound over to Circuit Court; 1 acquitted. Two convicted and sent to county jail 10 days; |
| | | Two convicted and sent to county jail 10 days; 2 fined \$8 and costs; 8 fined \$5 and costs; 1 fined \$1 and costs; 1 fined 6 cents and costs; 18 acquitted; 4, sentence suspended; 9 dis- |
| Threats | 7 | charged; 1 settled; 1 ran away. Two convicted and sent to House of Correction for one year; 3 furnished bonds for good be- havior; 2 discharged. |
| Willful trespass | 9 | havior; 2 discharged. Four convicted and sentence suspended; 4 dis- charged; 1 acquitted. |
| In Circuit Court. | | |
| Adultery | 3 | One sent to State Prison 1 year; 2 pending. |
| (a) Cruelty to(b) Maiming. | 1 | Acquitted. Pending. |
| Assault with intent to commit murder | 1 | Acquitted. Sent to State Prison at Jackson for 5 years. |
| Assault with intent to ravish | 1 1 | Pending |
| Assault with intent to rob | 12 | Sent to State Prison 5 years. One fined \$75; 1 settled—defendant paying fine and costs; 4, fine and cost paid after appeal taken; 4 pending; 1 noile pros'd; 1 acquitted. |

SAGINAW COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| In Circuit Court. | | |
| Bastardy | 2 | One convicted, and in default of furnishing |
| Burglary | 4 | bonds, committed to Jail; 1 settled. One sent to Jackson 10 years; 1 sent to State Prison 3 years; 1 sent 1 year; 1 acquitted. |
| Compelling female by menace and duress to | | 1 |
| marry himEmbezzlement | 1 | Convicted and sent to Jackson 10 years. |
| False pretenses. | ī | Pending. |
| Forgery | 2 | One sent to Jackson 1 year; 1 pleaded guilty and sentence suspended. |
| Keeping house of ill-fame | 1 | Sent to House of Correction for 1 year. |
| (a) Grand. | 4 | Three convicted and sent to State Prison: 1 for |
| (b) Petit | 4 | 4 years, 2 for 1 year; 1, sentence suspended. One pleaded guilty and sentence suspended; 5 pending. |
| (c) From dwelling-house | 1 | Acquitted. |
| (d) From store in day-time | 1 2 | Sent to Jackson for 1 year. One pleaded guilty and sentence suspended: 1 |
| (e) From the person | 2 | discharged. |
| Malicious intent to disfigure. | 1 | Pending. |
| NuisancePointing fire-arms without malice | 2 | One fined \$25; I nolle pros'd. Acquitted. |
| Refusing to pay over money collected as public | • | _ · |
| officer | 1 | Nolle pros'd. |
| Robbery | 7 | Five convicted and sent to State Prison: 1 sent for 15 years, 1 sent for 5 years, 2 sent for 2 years, 1 sent for 3 years, 1 sent for 1 year; 1 pending. |
| Selling liquor without license | 1 | Certiorari to Circuit Court, and convicted and sentenced. |
| Selling liquor without giving bonds | 1 | Pending. |
| Selling unwholesome provisions | 1 | Pending. |
| Uttering forged paper | 1 | Pending. |
| defiled | 2 | Convicted and sent to Jackson for 1 year each |

SANILAC COUNTY.

JOHN DIVINE, Prosecuting Attorney.

Number of persons prosecuted, 29.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|------------------------------------|-----|--|
| A 1 1 | - | Town consisted and disease to such and costs. C |
| Assault and battery | 10 | Four convicted and fined \$5 each and costs; \$1 convicted and fined \$15 each and 30 days in jail; I convicted and fined \$20; 3 acquitted. |
| Assault with intent to murder | 1 1 | Acquitted. |
| Assault with intent to commit rape | 1 - | Convicted and sentenced to State House of Cor- rection for I year. |
| Bastardy | 2 | One discharged; 1 pending. |
| Bigamy | | Pending. |
| Drunkenness | l s | Two convicted and fined \$5 each: 1 discharged. |
| Larceny | 5 | One convicted and fined \$100; 8 acquitted; 1 pending. |
| Larceny from dwelling house | 2 | Pending. |
| Maliclously killing animals | 1 | Convicted and sentenced to State House of Cor- rection for 6 months. |
| Robberg | 9 | Discharged on examination. |
| Seduction | l ī | Discharged. |

SHIAWASSEE COUNTY.

W. M. KILPATRICK, Prosecuting Attorney.

Number of persons prosecuted, 63.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|--------------|---|
| Assault | 2 15 | One convicted and sent to prison at Ionia for 90 days; lacquitted. Four pleaded gnilty: 3 sent to prison at Ionia for 90 days each; lined 85; lacquitted; 9 convicted on trial, and one of them sent to De- |
| Assault with intent to commit rape Disorderly persons Drunk and intoxicated. | 1 5 10 | troit House of Correction for 90 days; 2 fined \$5 each; 2 ined \$10 each; one 10 days in county jail; one 15 days in county jail; 2 fined \$3 and costs each; 1 fined \$6 and costs. Discharged on examination. All sent to prison at Ionia. Three sent to jail for 90 days each; 1 sent to county jail for 30 days; 1 sent to county jail for 90 days; 1 sent to county jail for 10 days; |
| False pretenses | 1 | Discharged on examination. Discharged on examination. |
| ForgeryKeeping house of ill-fame | 2 | Convicted and sent to prison at Ionia for 1 year |
| Larceny | 9 | each. One examined and bound over for trial; 2 convicted and sent to jail for 30 days each; 1 sent to prison at Ionis for 90 days; 1 sent to Reform School at Lansing; 1 fined 32; 1 sent to State Prison at Jackson for 8 years; 2 fined. |
| Murder | 1 | Examined and bound over for trial in Circuit Court for manslaughter—not yet tried. |
| Perjury | 2 | Bound over to the Circuit Court for trial-one since died, and the other not yet tried. |
| Robbery | 5 | Examined and bound over to Circuit Court for |
| Nander | 3 5 | One fined; I appealed; 1, Jury did not agree. One fined \$25, paid; 1 fined \$25 and sent to jail 90 days; 1 fined \$25 and 10 days in Jail; 2 fined \$25 and 10 days in county jail each, and ap- |
| agrancy | 1 | pealed to Circuit Court. Convicted, but not sentenced. |

ST. JOSEPH COUNTY.

ORRIS P. COFFINBURY, Prosecuting Attorney.

Number of persons prosecuted, 117.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|---|
| Arson Assault with intent to kill and murder | 2 6 | One acquitted; I nolle pros'd. One convicted of assault and battery, fined \$100, paid; i) pleaded gaility of assault and battery mitted to [31] and battery mitted to [31] 8 months; I pleaded guilty of assault and battery, sent to House of Correction at 10nia 3 months; 2 dismissed; 1 pending. |
| Marie Control of the | | |

ST. JOSEPH COUNTY-Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-------------|---|
| Assault, | 8 | Two pleaded guilty, fined \$3 and costs each, paid; 1 convicted,—appealed—appeal dismissed, on motion of Prosecuting Attorney on payment of costs; 1 died during pending |
| Assault and battery | 83 | of appeal. Four fluet \$35 and costs, in default of payment was committed to jail for 50 days; fined \$3 and costs, paid; fined \$5 and costs, paid; gleet \$5 and costs, paid; gleet \$6 and costs, paid; \$6 and \$6 |
| Bastardy | 1 | 1 pending. One settled by making sultable provision for the child; 1 pending. |
| Conspiracy | İ | One sentenced to State House of Correction at Ionia 3 months; 1 granted time to settle a bill of exceptions. |
| Carrying concealed weapons | 5 | Acquitted. One sent to fall 30 days, on failure to give bonds to keep the peace; 1 sent to fail for 6 months for a like failure; 1 recognized in the sum of \$500 to keep the peace for 6 months; 1 acquit- ted; 1 dismissed before trial, on payment of costs. |
| Drunkenness in a public place | | Five fined \$3 and costs each; 1 fined \$5 and costs; 1 fined \$2 and costs; all paid. Two sent to jail 30 days; 1 sent for 15 days; 1 acquitted; 1 dismissed. |
| EmbezziementFalse tokens and pretenses | 3 | Pending. One, reasons given for not filing information— defendant discharged; 2 nolle pros'd; 1 dis- missed. |
| Forgery | ł | One pleaded guilty, sent to Ionia 2 years; 1 |
| Gambling. Juvenile offenders | 3 | Dismissed. Two sent to Reform School for 2 years, unless sooner discharged; 1 acquitted. |
| Larceny | 12 | Two fined \$25 and costs, committed to jail 90 days, in default of payment, sentence suspended; 4 pleaded guilty: 1 fined \$50, and on default of payment, sent to jail 6 months; 1 committed to jail 30 days; 1 sent 90 days; 1 sent to joils for 1 year. Two acquitted; 2 dismissed; 2 pending. |
| Malicious trespass | 2 1 1 | One fined to and costs, paid; I acquitted. Discharged on examination. Absconded—recognizance estreated and suit |
| Personating officerPolygamy | 1 | pending for its collection. Acquitted. Presented reasons for not filing information— |
| Rape | 1 | discharged. Convicted of assault and battery and sent to |
| Sign boards—defacing Slander, under statute of 1879 Violation of liquor laws | | Ionia for 1 year. Dismissed without trial, costs paid. One acquitted; 2, Jury disagreed—nolle pros'd. One fined \$50 and costs, paid; 1 fined \$25 and costs, paid; 1 fined \$40, paid; 1 convicted on holiday, and for that reason discharged; 3 ac- quitted; 3 quashed; 3 nolle pros'd; 3 dis- |
| Violating bridge law | 1 | charged before trial. Fined \$25 and costs, paid. |

TUSCOLA COUNTY.

Rufus P. Edson, Prosecuting Attorney.

Number of persons prosecuted, 67.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-------------|--|
| Adultery | 2 25 | One tried and acquitted; 1, jury disagreed. One fined \$100; 3 lined \$15 and costs each; 1 fined \$10 and costs; 5 fined \$5 and costs each; 6 fined \$1 and costs; 1 sent 50 county jail 10 days; 1 sent 50 days; 1 |
| Assault with intent to commit rape on female under 10 years of age | 1 | escaped from officer; I discharged; 6 acquitted. Pleaded guilty of assault and battery, sentenced 91 days to House of Correction and Reformatory at Ionia—escaped from iail. |
| Assault with intent to rob | 8 | Pleaded guilty, sent to Jackson for 3 years. Five discharged on examination; 3 held for trial in Circuit Court. |
| Drunk and disorderly | 4 | One fined \$5 and costs, and sent to county jail for 20 days; 1 fined \$5 and costs; 2 pleaded guilty, and in default of sureties for good behavior sentenced, 1 to Ionia 9 months, and 16 months. |
| Embezzloment | 2 16 | One pending: 1 nolle provid. One sent to Jackson 2 vears: 1 sent to Reform School at Lansing; 1 fined \$15 and costs and sent to county jail 60 days; 1 fined \$10 and 30 days in county jail; 3 fined \$3 and costs; 1 dischurged; 4 acquitted; 3 nolle provid; 1 pend- |
| Recognized to keep the peace. Resisting an officer. Slander, under statuto of 1879. Uttering forged deed. Vagrancy. Violation of liquor law. | 1 1 1 | ing. Executed bonds to keep the peace. Discharged. Fined \$\frac{2}{2}\$ and costs, amounting to \$33.61. Notle prostd. Sent to Ionia 6 months, in default of surctles for good behavior. One fined \$\frac{2}{2}\$ and costs and committed to county |
| | | jail 10 days; 1 pending in Supreme Court; 1 taken to Circuit Court on appeal, and acquitted; 1 dismissed; 1 acquitted. |

VAN BUREN COUNTY.

BENJAMIN F. HECKHERT, Prosecuting Attorney.

Number of persons prosecuted, 105.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---------------------|-----|--|
| Assault and battery | 24 | One sentenced to fine of \$25 and 30 days in jai; 8 fined \$1 costs each; 1 fined 6 cents and costs; 1 fined \$10 and costs; 1 fined \$4 and costs; 1 fined \$3 and costs \$3 fined \$5 and costs |
| Bastardy | . 8 | each; 2 fined \$2 and costs each; 3 acquitted; note pros d. Two sentenced to give bonds; 4 settled by mar riage; 2 pending. |

VAN BUREN COUNTY .- Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|---|
| Bigamy | 1 | Acquitted. |
| Burglary | 2 | Pending. |
| Burglary Disturbing meeting | 4 | Three fined \$1 and costs each; 1 fined \$2 and costs. |
| Drunkenness | 6 | Fined \$5 and costs each. |
| Falsely pretending to be an officer | i | Nolle pros'd. |
| Tail brooking | l î | Nolle pros'd. |
| Jail breakingLarceny | 14 | One in a discount of the first test to |
| Larceny | 14 | One, jury disagreed, pending; 2 sent to jail & days each; 2 sent to jail 12 days each; 1 sent |
| | 1 | to fail 15 days; I fined \$1 and costs; 2, sentence suspended; 2 acquitted; 2 nolle pros'd. |
| Manslaughter | | suspended; zacquitted; znotte prosa. |
| Mansiangnier | 1 2 | Acquitted. |
| Malicious trespass | 2 | Fined \$1 and costs each. |
| Malicious injury to house Profanity | 1 | Acquitted. |
| Profanity | 1 | Fined \$1 and costs. |
| Slander | 3 | One fined \$5 and costs; 1 sent to jail 90 days; 1 nolle pros'd. |
| Sureties to keep the peace | 9 | Two gave bonds; lacquitted; labsconded after |
| | 1 | arrest; 5 pending. |
| Violating liquor law | 3 | One sentenced and reversed in Circuit Court: 1 |
| | | jury disagreed and notte pros. ontered; 1 notte |
| | 1 | pros'd, witness absconded; I acquitted. |
| Preliminary examinations | 20 | |

WASHTENAW COUNTY.

FRANK EMERICK, Prosecuting Attorney.

Number of persons prosecuted, 113.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|--------------------------------|---------|--|
| Adultery | 1 | Discharged on examination. |
| Assault and battery | 23 1 | Allowed to plead guilty of assault and battery sent to Ionia 90 days. |
| Assault with intent to rape | 1 | Convicted of assault and battery, sent to jail 9 days. |
| Burglary | 4. | Two convicted and sent to State Prison 5 year each; 1 convicted and sent to Ionia 1 year; pending. |
| Careless use of fire arms | 1 | Discharged. |
| Disorderly persons | 37 | L |
| Embezziement | 4 | Two held for trial and pending; I turned ove to Wayne county officers; I convicted, sent t prison I year. |
| False pretenses | 2 | one convicted, sent to State Prison 2 years; paid costs and discharged. |
| Forgery | 2 | One convicted and sent to State Prison 2 years I convicted and fined \$150 and costs. |
| Larceny, grand | | Two convicted and sent to Jackson 2 year each; I convicted and sentence suspended; convicted and fined \$100 and costs; I convicte and fined \$150 and costs; 3 escaped from jail 2 acquitted; I forfeited his recognizance. |
| Larceny, petit | 16 | |
| Letting house of ill-fame | 1 | Convicted and fined \$100 and costs. |
| Selling to minors. | | One convicted and sent to jail 20 days; 1 con victed and fined \$25 and costs. |
| Selling to intoxicated persons | | One convicted and fined \$25 and costs; 1 convicted and appealed, pending; 1, jury disagreed, paid costs and discharged. One convicted and fined \$20 and costs. |
| Selling whiskey on beer tax | 1 | One convicted and fined \$90 and costs. |
| Manslaughter | 1 | Pending in Circuit Court. |
| Rape | 1 | Acquitted. |
| Robbery | 1 | Escaped from jall. |

WAYNE COUNTY.

HENRY N. BREVOORT, Prosecuting Attorney.

Number of persons prosecuted: In Courts of Record, 154; Grand total, 890,

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|---------|--|
| Abandoning childAdultery | 1 | Nolle pros'd. |
| Adultery | 3 | One acquitted; 1 nolle pros'd. One acquitted; 1, information quashed; 1 nolle |
| Assault with intent to kill and murder | 11 | provid. Four convicted of assault: 2 sentenced to the House of Correction for 3 months each; 1, sentence suspended; 1 fined \$50. One acquit- ted; 2 notle provid; 1 discharged on personal recognizance; 1 recognizance forfeited; 5 pending. |
| Assault with intent to commit rape | 2 | One convicted and sent to State Prison 3 years lacquitted. |
| Assault with intent to rob | 3 | Two sentenced to 2 years in State Prison each. Two sentenced to State Prison 3 years; 1 sent to Ionia House of Correction 3 years. |
| BastardyBigamy | 2 | Convicted. One nolle pros'd; 1 discharged on personal recognizance. |
| Breaking and entering barn | 1 | Acquitted. |
| day-time | 1 | Convicted and sentenced to Detroit House of _Correction for 1 year. |
| Breaking and entering store in the day-time | 3 | Two convicted and sentenced to State Prison 4 years each; 1 sentenced to the Detroit House of Correction 1 year. |
| Breaking and entering shop in the night-time Breaking and entering store in the night-time | 1 15 | Acquitted. 1 sentenced to State Prison II years: 1 sentenced to State Prison 4 years; 2 sentenced to Ionia House of Correction for 4 years each; 1 sentenced to Ionia House of |
| Breaking and entering railroad car in the night- time | 2 | years each; I sentenced to Ionia House of Correction I year; I, sentence suspended. Three acquitted; 4 nolle pros'd; 2 pending. Convicted: one sent to State Prison 5 years; I, sentence suspended. |
| Burglary | 8 | Two convicted: one sentenced to State Prison 2 years; I sentenced to Detroit House of Correction 10 months. One acquitted; 3 nolle provid; 1, recognizance forfeited; 1 dismissed. |
| Embezziement | 2 1 | One pending; 1 nolle pros'd. Convicted, sentenced to Ionia House of Correc- |
| Forgery | 8 | tion 3 years and 6 months. One sentenced to State Prison 7 years; 1 sent to Detroit House of Correction 1 year; 1, sen |
| Larceny, grand | 33 | tence suspended. Ten convicted: one sentenced to State Prison 3 years; 1 to State Prison 2 years; 2 to Ionia House of Correction 2 years each; 1 to Ionia House of Correction 3 years; 1 to Ionia House of Correction 1 year; 1 to Reform School 3 of Correction 1 year; 1 to Reform School 5 of Correction 1 year; 1 to Reform School 5 of Correction 1 year; 1 to Reform 1 years 1 to Reform 1 to Reform 1 years 1 to Reform 1 years 1 to Reform 1 years 1 to Reform 1 years 1 to Reform 1 years 1 to Reform 1 years 1 to Reform 1 years 1 to Reform 1 years 1 to Reform 1 years 1 to Reform |
| Larceny from the person | | charged on personal recognizance, 6; pend- |
| Larceny in dwelling-house in day-time | | Eleva convicted: one sentenced to State Prison 5 years; 1 to State Prison 6 years; 2 to State Prison 6 years; 1 to State Prison 8 years; 3 to Detroit House of Correction 1 year; 3 to Ionia House of Correction 2 years; 1 to Ionia House of Correction 3 years. Three acquitted; 5 notle proved; 3 discharged on personal recognizance; 1 pending. Three convicted; one sentenced to State Prison 3 years; 1 to Ionia House of Correction 3 years; 1 to Ionia House of Correction 1 years; 1 to Donia House of Correction 1 years. Two notle proved. |

WAYNE COUNTY .- Continued.

| CHARGED WITH. | No. | THE RESULT AND THE PUNISHMENT. |
|---|-----|--|
| Larceny in an office in the day time | 2 | Two convicted: one sentenced to Detroit House of Correction 1 year; 1 sentenced to the De- |
| · Larceny from store in day-time | 5 | troit House of Correction for 9 months. Four convicted: one sentenced to State Prison 3 years; 1 to Ionia House of Correction 3 years; 1 to Ionia House of Correction 2 years; 1 to Detroit House of Correction 1 year. One acquitted. |
| Larceny, petit | 12 | Eight convicted: sentenced to the Detroit House of Correction for 3 months each. One acquitted. |
| Malicious trespass | 1 | Acquitted. |
| Manslaughter | 1 | Acquitted. |
| MurderObtaining money under false pretenses | 4 2 | Three acquitted; 1 nolle pros'd. |
| Obtaining money under false pretenses | 2 | One sentenced to State Prison 4 years; lac- |
| Perlury | 2 | One pending; 1 nolle pros'd. |
| Perjury | 1 | Acquitted. |
| Receiving stolen property | 7 | Two convicted: one sentenced to State Prison for 3 years; 1 to Detroit House of Correction 1 year. Acquitted, 3; nolle pros'd, 1; one personal recognizance taken and defendant dis- |
| Robbery | 16 | charged. Ten convicted: two sentenced to State Prison 4 years each; 3 sentenced to State Prison 3 years each; 2 sentenced to Ionia House of Correction for 4 years each; 1 to Ionia for 3 years and 6 months; 1 sentenced to Ionia for 3 years; 1, sentence suspended. |
| Resisting officer | 4 | Two convicted: one sentenced to Ionia House of Correction for 18 months; 1 fined \$100, paid. One nolle pros'd; 1 pending. |
| Safe blowing | 3 | One convicted and sentenced to Ionia House of Correction 15 years; 2 tried twice, jury disagreed, nolle pros'd. |
| Uttering and publishing forged instruments | 4 | Four convicted: two sentenced to Ionia House of Correction for 3 years; 1 sentenced to the Detroit House of Correction for 1 year; 1 sen- tence suspended. |
| Total before Courts of Record | 154 | |
| Liquor cases prosecuted in the Police Court | ١ | |
| for selling Sundays and holidays | 34 | Nineteen convicted: fines and costs paid, aggre- gating \$526; I sentenced to the Detroit House |
| Number of persons complained of for non-pay- | | of Correction for 15 days; 14 acquitted. |
| ment of liquor to yea | 77 | Complied with the law on payment of costs, |
| Number of examinations attended before Police | 1 | aggregating \$168. |
| and Magistrates | 126 | Bound over for trial to Courts of Record, 97; discharged, 29. |

WEXFORD COUNTY.

DAVID A. RICE, Prosecuting Attorney.

Number of persons prosecuted, 39.

| CHARGED WITH, | No. | THE RESULT AND THE PUNISHMENT. |
|--|-----|--|
| Assault and battery | | Two convicted and fined \$15 and costs; 1 convicted and fined \$10 and costs; 1 fined \$7 and costs; 8 convicted and fined \$5 and costs; 6 convicted and fined \$5 and costs; 6 fined \$1 |
| Larceny | 8 | and costs; 3 acquitted; 2 pending. Three convicted and fined \$5 and costs; 1 fined \$1 and costs; 2 acquitted. |
| Liquor Law: Violation of, by selling without filing bonds. Malicious injury to personal property | l i | Two convicted. Pending. Settled. |

